Financial Statements of

VIKING GOLD EXPLORATION INC.

For the Years Ended December 31, 2014 and 2013

VIKING GOLD EXPLORATION INC.

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INDEPENDENT AUDITOR'S REPORT

To the Shareholders of Viking Gold Exploration Inc.

We have audited the accompanying financial statements of Viking Gold Exploration Inc, which comprise the statements of financial position as at December 31, 2014 and 2013, and the statements of loss and comprehensive loss, statements of cash flows and statements of changes in equity for the years then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with International Financial Reporting Standards and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with Canadian generally accepted auditing standards. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements present fairly, in all material respects, the financial position of Viking Gold Exploration Inc. as at December 31, 2014 and 2013, and its financial performance and its cash flows for the years then ended in accordance with International Financial Reporting Standards.

Emphasis of Matter

Without qualifying our opinion, we draw attention to Note 1 in the financial statements which indicates that the Company had continuing losses during the year ended December 31, 2014 and a working capital deficiency as at December 31, 2014. These conditions along with other matters set forth in Note 1 indicate the existence of a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern.

McGOVERN, HURLEY, CUNNINGHAM, LLP

Mclown, Murley, Curminghum, LLP

Chartered Accountants Licensed Public Accountants

TORONTO, Canada July 30, 2015

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	Notes	Twelve Months Ended December 31, 2014	Twelve Months Ended December 31, 2013
ASSETS			
Non-current assets Exploration and evaluation assets Equipment Investment Total non-current assets	3 4 5	\$ 1,563,508 1,916 - 1,565,424	\$ 1,705,233 483 3,800 1,709,516
		1,000,121	1,100,010
Current assets Amounts receivable and prepaid expenses Cash	6	9,551 4,805	8,223 6,733
Total current assets		14,356	14,956
Total Assets		\$ 1,579,780	\$ 1,724,472
EQUITY AND LIABILITIES			
Equity Share capital Equity-settled employee benefit reserve Deficit Total equity	7b	\$ 9,009,002 557,045 (8,918,050) 647,997	\$ 9,025,302 779,901 (8,747,768) 1,057,435
Current liabilities Provision for indemnification of flow-through subscribers 10% convertible debentures Interest payable on convertible debentures Trade and other payables Total current liabilities	9 16 16 10, 11b	415,000 107,500 5,315 403,968 931,783	400,000 - 267,037 667,037
Total Equity and Liabilities		\$ 1,579,780	\$ 1,724,472
Nature and continuance of operations (Note 1)			

Nature and continuance of operations (Note 1) Commitments and contingencies (Notes 3 and 12)

The Board of Directors approved these financial statements on July 30, 2015. They are signed on the Companys behalf by:

/s/Simon Meredith Director

VIKING GOLD EXPLORATION INC. **STATEMENTS OF LOSS AND COMPREHENSIVE LOSS** (expressed in Canadian dollars)

	Notes	Twelve Months Ended December 31, 2014	Twelve Months Ended December 31, 2013
Expenses Management fees Share-based compensation	11a 7f, 11a	\$ 141,585	\$
Professional and regulatory fees Office and administration Interest expense	3e,11a 11a	52,282 41,594 7,915	86,486 62,254
Depreciation Claims management Investigation of new properties	4 3e	723 5,007	1,000 4,600 366
Total expenses		249,106	301,956
Operating loss		(249,106)	(301,956)
Other income (expense)			
Part XII.6 (tax) recovery and related amounts Unrealized loss on investment Loss on sale of investment Write-down of exploration and evaluation assets Provision for indemnification of flow-through subscribers Gain on settlements of debt	9, 10 5 3 9 7d	(1,698) (143,634) (15,000) -	(66,065) (4,200) - (704,803) (400,000) 39,511
Total other income (expense)		(160,332)	(1,135,557)
Loss before income taxes		(409,438)	(1,437,513)
Deferred tax (recovery)	8	(16,300)	(165,000)
Net loss and comprehensive loss, attributable to common shareholders		<u>\$ (393,138)</u>	\$ (1,272,513)
Basic and diluted loss per common share		\$ (0.005)	\$ (0.016)
Weighted-average number of common shares Basic and diluted	7g	79,778,229	78,674,509

	Twelve Months Ended December 31, 2014	Twelve Months Ended December 31, 2013
Operating activities Net loss Adjusted for Share-based compensation Depreciation Other expense (income) Deferred tax (recovery) Changes in non-cash working capital items Decrease (increase) in amounts receivable and prepaid expenses Increase in interest payable	\$ (393,138) - 723 160,332 (16,300) (248,383) (1,328) 5,315	\$ (1,272,513) 17,000 1,000 1,135,557 (165,000) (283,956) 103,625
Increase in trade and other payables, net of items (i) (iii) (iv) below Net cash used in operating activities	<u>136,931</u> (107,465)	149,649 (30,682)
Investing activities Additions to equipment Additions to exploration and evaluation assets, net of items (i) (ii) below Proceeds on sale of investment	(2,156) (1,909) 2,102	- (458,198) -
Net cash used in investing activities	(1,963)	(458,198)
Financing activities Part XII.6 tax, net of item (iii) below Issuance of convertible debt	- 107,500	(4,511)
Net cash (used in) provided by financing activities	107,500	(4,511)
Net decrease in cash	(1,928)	(493,391)
Cash and Cash Equivalents (Note 14a) Beginning of year	6,733	500,124
End of year	\$ 4,805	\$ 6,733
 Additional information: (i) (Decrease) increase in accrued E&E expenditures (ii) Common shares issued to acquire E&E assets (iii) Increase (decrease) in accrued Part XII.6 tax and related amounts (iv) Decrease in trade payables due to debt settlement 	- - -	(428,000) 18,000 61,554 (99,693)

VIKING GOLD EXPLORATION INC. **STATEMENTS OF CHANGES IN EQUITY** (expressed in Canadian dollars)

	Notes	Notes # of Issued and Share capital Equity-settled outstanding employee			Deficit	Total equity
Twelve months ended December 31, 2014:						
Balance – December 31, 2013		79,778,229	\$ 9,025,302	\$ 779,901	\$ (8,747,768)	\$ 1,057,435
Comprehensive loss for period Expired warrants - deferred tax Options expired	8a 7f		- (16,300) -	- - (222,856)	(393,138) - 222,856	(393,138) (16,300) -
Net change for period		-	(16,300)	(222,856)	(170,282)	(409,438)
Balance – December 31, 2014		79,778,229	\$ 9,009,002	\$ 557,045	\$ (8,918,050)	\$ 647,997
Twelve months ended December 31, 2013:						
Balance – December 31, 2012		77,384,369	\$ 9,043,120	\$ 873,720	\$ (7,586,074)	\$ 2,330,766
Shares issued to acquire E&E assets Units issued for debt settlements Comprehensive loss for period	3f 7d	400,000 1,993,860 -	18,000 60,182 -	- -	- - (1,272,513)	18,000 60,182 (1,272,513)
Share-based compensation Expired warrants - deferred tax Options expired	7f, 11a 8a 7f	- -	- (96,000) -	17,000 - (110,819)	- 110,819	17,000 (96,000)
Net change for period		2,393,860	(17,818)	(93,819)	(1,161,694)	(1,273,331)
Balance – December 31, 2013		79,778,229	\$ 9,025,302	\$ 779,901	\$ (8,747,768)	\$ 1,057,435

1. NATURE AND CONTINUANCE OF OPERATIONS

Viking Gold Exploration Inc. (the Company) is a Canadian mineral exploration company with interests in projects located in Quebec. The Company shares are publicly traded on the TSX Venture Exchange (%SX-V+) under the trading symbol %GC+. The Company currently has no subsidiaries.

The Companys exploration projects are described in Note 3. There has been no determination whether the Companys properties contain mineral reserves that are economically recoverable. Since its reorganization in 2004, the Company has not earned significant revenue and is considered to be an exploration stage entity.

During the year ended December 31, 2014, the Company had a net loss of \$393,138 and an accumulated deficit of \$8,918,050 as at December 31, 2014, and it has not generated positive cash flow from operations. As at December 31, 2014, the Company also had a working capital deficiency of \$917,427.

Continuing operations of the Company are dependent on its ability to generate future cash flows, obtain additional financing and secure debt settlements with creditors. Management believes that sufficient working capital will be obtained from external financing to meet the Companys current and future liabilities and commitments as they become due, though there is a significant risk that additional financing may not be available on a timely basis or on terms acceptable to the Company.

The business of mining and exploring for minerals involves a high degree of risk and there can be no assurance that current exploration programs will result in profitable mining operations. The recoverability of the carrying value of exploration and evaluation properties and the Company's continued existence is dependent upon the preservation of its exploration and evaluation properties, the discovery of economically recoverable reserves, the achievement of profitable operations, or the ability of the Company to raise additional financing, if necessary, or alternatively upon the Company's ability to dispose of its interests on an advantageous basis. Changes in future conditions could require material writedowns of the carrying values.

These financial statements have been prepared on the basis of accounting principles applicable to a going concern, which contemplates the realization of assets and the settlement of liabilities and commitments in the normal course of business. These financial statements do not reflect any adjustments that may be necessary if the Company is unable to continue as a going concern. Such adjustments could be material. As a result of the financial matters discussed above, there is significant doubt regarding the ultimate applicability of the Companys going concern assumption.

Although the Company has taken steps to verify title to the properties on which it is conducting exploration and in which it has an interest, in accordance with industry standards for the current stage of exploration of such properties, these procedures do not guarantee the Company's title. Property title may be subject to unregistered prior agreements, unregistered claims, aboriginal claims and non-compliance with regulatory and environmental requirements. The Companys assets may also be subject to increases in taxes and royalties, negotiation of contracts, currency fluctuations and political uncertainty.

The address of the Companyos registered office is #2B . 2900 John Street, Markham, Ontario, Canada, L3R 5G3.

2. SIGNIFICANT ACCOUNTING POLICIES

a) Basis of Preparation

These financial statements are prepared in accordance with International Financial Reporting Standards (%FRS+) effective for the Companys current year ended December 31, 2014, as issued and outstanding as of the date of the Board of Directors approval. The accounting policies have been applied consistently to all periods presented in these financial statements.

b) Basis of Measurement

These financial statements are prepared on the historical cost basis except for financial instruments that have been measured at fair value. In addition, these financial statements are prepared using the accrual basis of accounting except for cash flow information. The Company uses the Canadian dollar for both its functional and presentation currencies.

c) Use of Judgements, Estimates and Assumptions

The preparation of financial statements in accordance with IFRS requires management to make judgements, estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities, and the reported amounts of revenues and expenses. The estimates and underlying assumptions are based on historical experience and other factors believed to be reasonable under the circumstances. Accounting estimates are reviewed on an ongoing basis and revisions are recognized in the period in which the estimate is revised and the revision affects both current and future periods.

Significant items in these financial statements that involve the use of estimates include the following items:

Assetsqcarrying values and impairment charges

In the determination of carrying values and impairment charges, management looks at the higher of recoverable amount or fair value less costs to sell in the case of assets and at objective evidence, significant or prolonged decline of fair value on financial assets indicating impairment. These determinations and their individual assumptions require that management make a decision based on the best available information at each reporting period.

Capitalization of exploration and evaluation costs

Management has determined that exploration and evaluation costs incurred during the year have future economic benefits and are economically recoverable. In making this judgement, management has assessed various sources of information including but not limited to the geologic and metallurgic information, history of conversion of mineral deposits to proven and probable mineral reserves, scoping and feasibility studies, proximity of operating facilities, operating management expertise and existing permits. See Note 3 for details of capitalized exploration and evaluation costs.

Impairment of exploration and evaluation properties

While assessing whether any indications of impairment exist for exploration and evaluation properties, consideration is given to both external and internal sources of information. Information the Company considers includes changes in the market, economic and legal environment in which the Company operates that are not within its control that could affect the recoverable amount of mineral properties. Internal sources of information include the manner in which mineral properties are being used or are expected to be used and indications of expected economic performance of the assets. Estimates include but are not limited to estimates of the discounted future cash flows expected to be derived from the Company exploration and evaluation properties, costs to sell the properties and the appropriate discount rate. Reductions in metal price forecasts, increases in estimated future costs of production, increases in estimated future capital costs, reductions in the amount of recoverable mineral reserves and mineral resources and/or adverse current economics can result in a write-down of the carrying amounts of the Company exploration and evaluation properties.

Estimation of decommissioning and restoration costs and the timing of expenditure

Decommissioning, restoration and similar liabilities are estimated based on the Company interpretation of current regulatory requirements, constructive obligations and are measured at fair value. Fair value is determined based on the net present value of estimated future cash expenditures for the settlement of decommissioning, restoration or similar liabilities that may occur upon decommissioning of the mine. Such estimates are subject to change based on changes in laws and regulations and negotiations with regulatory authorities.

Income taxes and recoverability of potential deferred tax assets

In assessing the probability of realizing income tax assets recognized, management makes estimates related to expectations of future taxable income, applicable tax planning opportunities, expected timing of reversals of existing temporary differences and the likelihood that tax positions taken will be sustained upon examination by applicable tax authorities. In making its assessments, management gives additional weight to positive and negative evidence that can be objectively verified. Estimates of future taxable income are based on forecasted cash flows from operations and the application of existing tax laws in each jurisdiction. The Company considers whether relevant tax planning opportunities are within the Company control, are feasible, and are within managements ability to implement. Examination by applicable tax authorities is supported based on individual facts and circumstances of the relevant tax position examined in light of all available evidence. Where applicable tax laws and regulations are either unclear or subject to ongoing varying interpretations, it is reasonably possible that changes in these estimates can occur that materially affect the amounts of income tax assets recognized. Also, future changes in tax laws could limit the Company from realizing the tax benefits from the deferred tax assets. The Company reassesses unrecognized income tax assets at each reporting period.

Share-based compensation

Management determines costs for share-based payments using market-based valuation techniques. The fair value of the market-based share awards are determined at the date of grant using generally accepted valuation techniques. Assumptions are made and judgment used in applying valuation techniques. These assumptions and judgments include estimating the future volatility of the stock price, expected dividend yield, future employee turnover rates and future employee stock option exercise behaviors and corporate performance. Such judgments and assumptions are inherently uncertain. Changes in these assumptions affect the fair value estimates.

Commitments, contingencies and provisions See Notes 9 and 12.

d) Financial Instruments

Financial instruments consist of financial assets and liabilities and are initially measured at fair value. The accounting policies for financial instruments are described below and the composition of the year-end financial instruments and related risks are disclosed in Note 14.

Financial Assets

The Company classifies each financial asset into one of four categories depending on the purpose for which the asset was acquired.

(i) Financial Assets at Fair Value Through Profit or Loss (% VTPL+)

Assets in this category are derivatives or other assets held for trading (i.e. acquired or incurred principally for the purpose of selling or repurchasing in the near term) or designated as FVTPL upon initial recognition. After initial recognition, such assets are measured at fair value with changes therein being recognized in profit or loss. The Company has no derivative financial instruments. The Company investment was classified as FVTPL.

(ii) Available For Sale (% FS+)

Assets in this category are non-derivative financial assets that are either designated as available for sale or do not fit into one of the other categories. After initial recognition, AFS assets are measured at fair value with changes therein (excluding those attributable to impairment) being recognized directly in other comprehensive income (loss). The Company has no AFS assets.

(iii) Loans and Receivables

Loans and receivables are financial assets with fixed or determinable payments that are not quoted in an active market. After initial recognition, loans and receivables are measured at amortized cost using the effective interest method, less any impairment losses. For loans and receivables, assets that are assessed not to be impaired individually are subsequently assessed for impairment on a collective basis. The carrying amount is reduced through the use of an allowance account. When an amount receivable is considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account. Changes in the carrying amount of the allowance are recognized in profit or loss. The Company has cash and amounts receivables, which are classified as loans and receivables.

(iv) Held to Maturity

Assets in this category are financial assets with known payments and a fixed maturity date. In addition, the Company has the positive intention and ability to hold the financial asset to maturity, other than those initially designated as held for trading, available for sale, or loans and receivables as explained above. After initial recognition, held-to-maturity investments are measured at amortized cost using the effective interest method. The Company has no held-to-maturity financial assets.

Financial Liabilities

The Company classifies each financial liability into one of two categories depending on the purpose for which the liability was incurred.

(i) Financial Liabilities at FVTPL

Liabilities in this category are derivatives or liabilities classified as held for trading or designated as FVTPL upon initial recognition. After initial recognition, such liabilities are measured at fair value with changes in fair value being recognized in profit or loss. The Company has no held-for-trading financial liabilities.

(ii) Other Financial Liabilities

Liabilities in this category are non-derivative financial liabilities that are not classified as held for trading. After initial recognition, such liabilities are measured at amortized cost using the effective interest rate method. The Company has trade and other payables and 10% convertible debentures, which are classified as other financial liabilities. The Company liability for flow-through share premium is considered to be a deferred credit and not a financial liability.

Transaction Costs

For FVTPL financial assets and liabilities, transaction costs on initial recognition, and thereafter, are included directly in profit or loss. For other categories of financial assets and liabilities, transaction costs are capitalized and included in the calculation of the effective interest rate, i.e. amortized through profit or loss over the term of the related instrument.

Fair Value Hierarchy

The three levels of the fair value hierarchy are:

- Level 1 . Unadjusted quoted prices in active markets for identical assets or liabilities;
- Level 2 . Inputs other than quoted prices included within Level 1 that are observable for the asset or liability either directly or indirectly (e.g. broker quotes); and
- Level 3. Inputs for assets or liabilities that are not based on observable market data.

Financial assets and liabilities are recognized in the Statement of Financial Position when the Company has become party to the contractual provision of the instruments.

e) Mineral Properties

The Companyop accounting policies for mineral property interests are as follows:

Pre-exploration Phase

Prospecting and other pre-exploration expenditures incurred before the Company has the legal right to explore a mineral property are charged to profit or loss as incurred.

Exploration and Evaluation (% & & E+) Phase

Acquisition costs and deferred exploration expenditures are capitalized to intangible assets. Acquisition costs are the costs of acquiring legal rights to explore a mineral property. Deferred exploration expenditures are exploration and evaluation expenditures incurred after the Company has secured the legal rights to explore.

Acquisition costs include cash consideration paid and the fair market value of shares issued by the Company. Properties acquired under option agreements, whereby payments are made at the sole discretion of the Company, are recorded in the accounts when the payments are made. Deferred exploration expenditures include such items as drilling and camps, transportation, technical studies, assays, consulting fees and property-specific general and administrative expenses. Amounts recovered, including option payments and administrative fees earned from exploration partners, are applied as a reduction of the cost of the related mineral property interest.

The Company assesses its individual exploration and evaluation properties for impairment when facts and circumstances indicate that the carrying amount may not be recoverable. The expiry of rights to explore, the cessation of planned exploration activities, and the indication of mineral reserves that are insufficient to recover the capitalized costs are important factors the Company considers in identifying impairment. When an impairment situation is identified, a write-down of the related intangible asset is charged to profit or loss. The Company**c** write-downs of E&E assets in 2014 and 2013 due to impairment are discussed in Note 3.

As at December 31, 2014, the Company has four properties in the E&E phase.

Development and Production Phase

When the technical feasibility and commercial viability of extraction of an exploration property are determined, the related intangible assets are transferred to property, plant and equipment. Development costs incurred thereafter to bring an actual mine into production are capitalized to property, plant and equipment. Once commercial production has commenced, the net costs of the applicable mineral property are charged to profit or loss using the unit-of-production method based on estimated recoverable reserves. Production costs for the period are allocated to inventory and profit or loss as appropriate. The Companys accounting policy for impairment of mineral property interests under development and in production is described in Note 2g. The Company currently has no mineral properties in the development and production phase.

f) Equipment

Items of equipment are recorded at cost less accumulated depreciation and impairment losses. The Company recognizes, in the carrying amount of an item of equipment, the cost of replacing part of such an item when that cost is incurred if it is probable that the future economic benefits embodied with the item will flow to the Company and the cost of the item can be measured reliably. All other costs are charged to profit or loss as incurred. Depreciation of equipment is provided on a declining-balance basis over the estimated useful life at a rate of 20%.

g) Impairment

The carrying amounts of the Companyos non-current assets (except exploration and evaluation assets which are tested for impairment consistent with the policy disclosed in Note 2e) are

reviewed at each reporting date to determine whether there is any indication of impairment. If any indication exists, the assetops recoverable amount is estimated. An impairment loss is charged to profit or loss whenever the carrying amount of an asset (or its cash-generating unit) exceeds its recoverable amount. An assetops recoverable amount is the greater of its fair value less costs to sell and its value-in-use (calculated as the present value of expected future cash flows). Impairment losses, other than for goodwill, may be reversed if there has been a change in the estimates used to determine the recoverable amount.

h) Decommissioning, Restoration and Similar Obligations

Obligations to perform, or fund, site decommissioning, restoration or other rehabilitative work arise when a disturbance to a mineral property is caused by exploration, development or production. The costs associated with these obligations are capitalized to the assets carrying value and accrued as liabilities as incurred, using a current pre-tax risk-free interest rate and based on managements assumptions and best estimates. Capitalized costs are charged to profit or loss over the economic life of the related asset using the unit-of-production method of amortization. The related liability is adjusted each period for changes in the current pre-tax risk-free interest rate, and the amount and timing of the underlying cash flows needed to settle the obligation. The increase in provisions for decommissioning, restoration and similar obligations due to the passage of time, is charged to profit or loss as a finance cost. The Company is not aware of any existing material decommissioning, restoration or similar obligations, as the disturbance to mineral properties through exploration to date is minimal.

i) Cash and Cash Equivalents

Cash and cash equivalents includes cash in hand, deposits held with banks and other short-term highly liquid investments with original maturities of three months or less. The Company does not invest in any asset-backed deposits or investments. The Company has no banking arrangements for overdrafts or borrowings.

j) Income Taxes

Income tax expense (recovery) included in profit or loss is the sum of current and deferred tax as explained below.

Current Tax

Current tax is the expected income tax payable (recoverable) on the taxable income (loss) for the period, using tax rates enacted, or substantively enacted, as at the reporting date. Current tax expense (recovery) included in profit or loss reflects the current tax for the reporting period, plus adjustments to the current tax of prior periods, less current tax recorded directly in other comprehensive income (loss) or equity.

Deferred Tax

Deferred tax is the tax expected to be payable or recoverable on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable income. Deferred tax liabilities are generally recognized for all taxable temporary differences, and deferred tax assets are recognized to the extent that it is probable that taxable income will be available against which deductible temporary differences and unused tax losses and tax credits can be utilized. Deferred tax is calculated on a non-discounted basis, using tax rates enacted, or substantively enacted, as at the reporting date. The carrying amounts of individual deferred tax assets are reviewed at the reporting date but are only recognized to the extent that it is probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

The deferred tax (recovery) expense included in profit or loss reflects the net change in deferred tax assets and liabilities, less deferred tax recorded directly in other comprehensive income (loss) or equity, less adjustments for flow-through premiums as further explained in Note 2I.

In assessing the probability that a potential deferred tax asset will be recovered, management makes estimates as to the Companys future taxable income, applicable tax planning opportunities, expected timing of reversals of existing temporary differences, and the likelihood that tax positions taken by the Company will be sustained upon examination by applicable tax authorities. In making its assessments, management gives additional weight to positive and negative evidence that can be objectively verified.

 k) Share Capital and Common Share Purchase Warrants The Company common shares are classified as equity and may be issued on either a flowthrough or non-flow-through basis. Certain unique aspects of flow-through shares are discussed in greater detail in Note 2I.

The Company periodically issues ±initsqto investors consisting of common shares and common share purchase warrants in private placements. Each whole warrant issued entitles the holder to acquire a common share of the Company at a fixed Canadian dollar price over a specified term. These warrants are not transferable from the original investor to a new investor. The Company¢ investor warrants are equity instruments and not financial liabilities or financial derivatives. Accordingly, gross investor proceeds received from the issuance of units are accounted for as an increase in share capital. No separate valuation (i.e. %bifurcation+) of investor warrants is made for accounting purposes at the time of issuance or at any time thereafter.

Transaction costs directly attributable to the issuance of units (such as legal, findersq and regulatory fees) are recognized as a decrease in share capital net of related income tax effects. Other warrants (e.g. broker warrants issued in a private placement) are also included in transaction costs at their estimated issue date fair value as determined using the Black-Scholes option-pricing model. An offsetting credit is recorded in equity as a reduction of deficit.

When investor or other warrants are exercised, the proceeds received are added to share capital. When investor or other warrants expire unexercised, a related income tax charge is, if material, deducted from share capital.

The Company makes full and relevant disclosure of outstanding investor and other warrants in its financial statements, so that readers can assess the impact of potential future warrant exercises on the Companys cash flows and outstanding shares.

I) Flow-through Shares

The Company finances its exploration activities through the issuance of flow-through common shares. These shares transfer the tax deductibility of resource expenditures to investors. While IFRS contains no specific guidance on accounting for flow-through shares, the Company has chosen to adopt the accounting policy described below.

At the time of issuing flow-through shares, the Company allocates the proceeds of issuance to share capital and the sale of tax benefits. The allocation to tax benefits is recorded as a liability and is based on the estimated premium, if any, an investor pays for the common shares over the value of the shares issued based on the quoted price.

As qualifying exploration expenditures are made in each reporting period, the Company capitalizes these costs to intangible assets as explained in Note 2e. If the Company intends to formally renounce these expenditures to investors under an existing flow-through agreement (whether using the General Rule+ or Mook-back Rule+ as permitted under Canadian income tax regulations), it earmarks them as Geffectively renounced+as at the end of the reporting period, and records a related deferred tax expense/liability net of a proportionate amount of any related share issue premium. At the end of each reporting period, the Company discloses its outstanding flow-through expenditure commitment (see Note 12a).

m) Share-based Payments

The Companyos accounting policies for share-based payments are outlined below.

Employees

The term % mployees+ as used in these financial statements includes all officers, directors and others, including persons providing services that are similar to those provided by employees, e.g. certain consultants.

Equity-settled Transactions

An equity-settled transaction occurs when the Company enters into an agreement to acquire goods or services in exchange for its shares or other equity instruments. Such transactions are recorded at the fair value of the goods or services received. When shares or other securities are issued to compensate key employees, the fair value is determined using the market value of the securities issued. When employees purchase shares or other securities on the same terms as non-employee investors, such transactions are not treated as share-based payments. Instead, see Notes 2k and 2l.

Common share purchase options (% options+) are granted to key employees as performance incentives. The fair value of options granted is determined using the Black-Scholes option-pricing model. This amount is recognized as a compensation expense in profit or loss at time of vesting with offsetting credits recorded to an equity-settled employee benefit reserve. When options are exercised, a transfer is made from the reserve to share capital and added to the proceeds of issuance. When options expire or are forfeited, a transfer is made from the reserve to deficit. Accordingly, the balance of the reserve at each reporting date reflects the Company unexpired/unexercised vested options.

The Companyos stock option plan is described in Note 7f. A summary of compensation expense for options granted is presented in Note 11. The Companyos accounting policies for share-based payments made to acquire mineral property interests or to compensate brokers are discussed in Notes 2e and 2k.

Cash-settled Transactions

A cash-settled transaction occurs when the Company enters into an agreement in which it incurs a liability linked to the Companys share price. Such transactions are recorded at the grant date but are subsequently re-measured to fair value in each period, until the liability is settled. The Company has not entered into any cash-settled transactions.

n) Earnings (Loss) Per Share

Basic earnings (loss) per share is calculated by dividing net income (loss) attributable to common shareholders by the weighted-average number of shares outstanding during the period. Diluted earnings (loss) per share is calculated in a similar manner, but with adjustments to give full effect to all dilutive potential common shares that were outstanding during the period. Anti-dilutive effects of potential conversions of securities are ignored for this calculation. Out-of-the-money warrants and options are considered to be anti-dilutive.

o) Mineral Property Agreements With Other Parties

A portion of the Companys activities is conducted jointly with other parties wherein the Company enters into agreements that provide for specified percentage interests in mineral properties. Once the parties have earned their respective interests and undertake to conduct further acquisition, exploration or development through a joint venture or other legal arrangement, the Company determines the proper accounting treatment for its continued interest in the mineral property.

Where the property is subject to the shared joint control of the parties (i.e. unanimous consent is required to make decisions), the Company discloses this relationship as a joint arrangement. A joint

arrangement may be either a joint operation or a joint venture. In a joint operation, the parties (% int operators+) have rights to the assets, and obligations for the liabilities, relating to the arrangement. As such, each joint operator records its share of any assets, liabilities, revenues and expenses of the joint operation. In a joint venture, the parties (% int venturers+) have rights to the net assets of the arrangement. Joint ventures are accounted for using the equity method.

Where shared joint control is not present, the Company discloses this relationship as being one of %undivided working interests+ and instead recognizes its assets, liabilities, revenue and expenses and/or its relative shares thereof related to the property.

In either case, costs incurred during earn-in periods remain capitalized and are added to amounts recorded thereafter, subject to any overriding impairment tests. The Company currently has no joint arrangements and one undivided working interest.

p) New IFRS Accounting Standards

The Company has adopted three new IFRS accounting standards, including amendments and interpretations to existing standards, as of January 1, 2014. The adoption of these new accounting standards did not affect any of the amounts or disclosures presented in these financial statements. The newly adopted IFRS standards are described below, along with other proposed standards yet to be adopted. Each new standard applies to annual periods beginning on or after the stated effective date.

New IFRS standards	Description	Effective dates
 Amendments to IFRS 7 . Financial Instruments: Disclosures (December 2011 and November 2013) 	The 2011 amendments improve offsetting rules and related disclosures for financial instruments. The 2013 amendments result from the introduction of a hedge accounting chapter in IFRS 9.	January 1, 2018
 Amendments to IFRS 9 . Financial Instruments (October 2010 and May 2013) 	The 2010 amendments provide guidance on the classification and measurement of financial liabilities. The 2013 amendments contain a hedge accounting chapter and permit the early application of presenting certain items in other comprehensive income.	January 1, 2018
 IFRS 11. Joint Arrangements (amended May 2104) 	The standard was amended to require business combination accounting to be applied to acquisitions of interests in a joint operation that constitute a business.	January 1, 2016
 IFRS 13. Fair Value Measurement (issued May 2011, amended December 2013) 	The new standard and related amendments provide guidance on measuring fair value when required by other IFRSs.	July 1, 2014

New IFRS standards	Description	Effective dates
IFRS 15 - Revenue From Contracts With Customers	The new standard proposes to replace IAS 18 - Revenue, IAS 11 - Construction contracts, and some revenue-related interpretations. The standard contains a single model that applies to contracts with customers and two approaches to recognizing revenue: at a point in time or over time. The model features a contract-based five- step analysis of transactions to determine whether, how much and when revenue is recognized. New estimates and judgmental thresholds have been introduced, which may affect the amount and/or timing of revenue recognized.	January 1, 2018
 Amendments to IAS 1. Presentation of Financial Statements (December 2014) 	Amended in order to clarify, among other things, that information should not be obscured by aggregating or by providing immaterial information, that materiality consideration apply to all parts of the financial statements and that even when a standard requires a specific disclosure, materiality considerations do apply.	January 1, 2016
Amendments to IAS 24 . Related Party Disclosures	Amended to clarify that an entity providing key management services to the reporting entity or the parent of the reporting entity is a related party of the reporting entity. The amendments also require an entity to disclose amounts incurred for key management personnel services provided by a separate management entity.	July 1, 2014
 Amendments to IAS 32 . Financial Instruments: Presentation (May 2012) 	The 2012 amendments (effective January 1, 2013) deal with the tax effect of equity distributions.	January 1, 2014 (adopted #1)
 Amendments to IAS 36 . Impairment of Assets (May 2013) 	The amendments deal with recoverable amount disclosures for non-financial assets.	January 1, 2014 (adopted #2)
 Amendments to IAS 38 . Financial Instruments (December 2013) 	The amendments deal with the proportionate restatement of accumulated depreciation on revaluation.	July 1, 2014
 Amendments to IAS 39 . Financial Instruments (June 2013) 	The amendments deal with the novation of derivatives and continuation of hedge accounting.	January 1, 2014 (adopted #3)

The new IFRS accounting standards listed above exclude any applicable to investment entities, since they do not apply to the Company. Management is currently assessing the impact of adopting the remaining new IFRS accounting standards on the Company financial reporting.

3. EXPLORATION AND EVALUATION ASSETS

During the year ended December 31, 2014, the Company did not acquire any mineral interests and wrote off one interest in Ontario (Larose) and one interest in Quebec (Vent d+Or). Below is a summary of the Companys exploration properties as at December 31, 2014.

	Year			<u># of Claims/</u> Leases
Properties	Acquired	<u>Notes</u>	Current Mineral Tenure	
Verneuil, Quebec				
Verneuil Central	2011	3b	Claims; 70% undivided working interest	22
Verneuil West	2011	3b	Claims; 100% interest	20
Verneuil East	2011	3b	Claims; 100% interest	9
Total Quebec properties				51
Total properties				51

A continuity schedule of the Companyos exploration and evaluation (E&E) assets for the years ended December 31, 2013 and 2014 follows. Additional information about the Companyos properties is presented thereafter.

	Balance, January 1, 2013	Expenditures (write-offs) for 2013		-	<u>Balance,</u> <u>cember 31,</u> 2013	Expenditure for 2014		<u>Write-offs</u> <u>for</u> <u>2014</u>		-	<u>Balance,</u> cember 31, 2014
Acquisition costs											
Venton Lake, ON	\$ 191,786	\$	(191,786)	\$	-	\$	-	\$	-	\$	-
Larose, ON	100,028		5,000		105,028		-		(105,028)		-
Verneuil, QC											
Verneuil Central	137,372		-		137,372		-		-		137,372
Verneuil West	93,926		-		93,926		-		-		93,926
Verneuil East	65,615		-		65,615		-		-		65,615
Guyenne, QC	62,675		(62,675)		-		-		-		-
Vent dopr, QC	-		35,590		35,590		1,909		(37,498)		1
Active properties	651,402		(213,871)		437,531				(142,526)		296,914
Inactive properties											
Morris Lake, NT	5		(5)		-		-		-		-
Total properties	 651,407		(213,876)		437,531		1,909		(142,526)		296,914

VIKING GOLD EXPLORATION INC. NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEARS ENDED DECEMBER 31, 2014 AND 2013

(Expressed in Canadian dollars)

	<u>Balance,</u> January 1, <u>2013</u>	Expenditures (write-offs) for 2013	<u>Balance,</u> December 31, <u>2013</u>	Expenditures for 2014	Write-offs for 2014	<u>Balance,</u> <u>December 31,</u> <u>2014</u>
Deferred expl'n						
expenditures	95 654	(95 65 4)				
Venton Lake, ON Larose, ON	85,654 179	(85,654)	- 179	-	- (179)	-
Verneuil, QC	179	-	179	-	(179)	-
Verneuil Central	732,840	2,349	735,189	_	-	735,189
Verneuil West	411,949	1,000	412,949	-	-	412,949
Verneuil East	118,456	-	118,456	-	-	118,456
Guyenne, QC	361,352	(361,352)	-,	-	-	-
Vent dopr, QC	-	929	929	-	(929)	-
Active properties	1,710,430	(442,728)	1,267,702	-	(1,108)	1,266,594
Inactive properties						
Morris Lake, NT	1	(1)	-	-	-	-
Total properties	1,710,431	(442,729)	1,267,702		(1,108)	1,266,594
Total expenditures						
Venton Lake, ON	277,440	(277,440)	_	_	_	_
Larose, ON	100,207	5,000	105,207	_	(105,207)	_
Verneuil, QC	100,207	0,000	100,207		(100,207)	
Verneuil Central	870,212	2,349	872,561	-	-	872,561
Verneuil West	505,875	1,000	506,875	-	-	506,875
Verneuil East	184,071	-	184,071	-	-	184,071
Guyenne, QC	424,027	(424,027)	-	-	-	-
Vent dopr, QC	-	36,519	36,519	1,909	(38,427)	1
Active properties	2,361,832	(656,599)	1,705,233	1,909	(143,634)	1,563,508
Inactive properties						
Morris Lake, NT	6	(6)	-	-	-	-
Total properties	\$ 2,361,838	\$ (656,605)	\$ 1,705,233	1,909	\$ (143,634)	\$ 1,563,508

ON = Ontario; QC = Quebec; NT = Northwest Territories

Acquisition costs are discussed further in Note 3f.

a) Venton Lake

On April 12, 2011, the Company signed a letter agreement in which it was granted an option to earn a 100% undivided interest in 13 mining claims located near Thunder Bay, Ontario known as ‰enton Lake+. The agreement provides that the Company (as optionee) will earn a 100% interest in the property by making an initial \$75,000 cash payment followed by three additional annual cash payments of \$75,000 each from the ‰ffective Date+ (of the transaction) which is defined as the date the TSX-V approves the transaction plus 10 days. Each respective cash payment is also to be accompanied by the issuance of the Company¢ common shares to the optionor, as follows . 150,000 shares (initial . completed), 50,000 shares (after the first year . completed), 50,000 shares (after the second year) and 100,000 shares (after the third year), for a total of 350,000 shares.

Upon the exercise of the option, the optionor will retain a 2.5% net smelter return royalty (% SR+) on output from the properties following the commencement of commercial production. For the period commencing on the date that is 60 months following the Effective Date and ending on the

commencement of commercial production, the Company is required to pay an advance minimum royalty of \$15,000 per year to the optionor within 30 days of the start of each year, which aggregate amounts shall be deducted from the subsequent 2.5% NSR payments. The Company may buy back up to one-fifth of the 2.5% NSR at a price of \$500,000, for a period of 20 years from the Effective Date. The Company may abandon the option granted to it by giving 30 days notice prior to abandonment, provided that the mineral rights will be in good standing for at least six months following the date of abandonment.

The TSX-V approved the Venton Lake transaction on April 26, 2011 and the transaction closed on September 19, 2011.

On April 26, 2012, the Company issued 50,000 common shares as a share-based option payment for the Venton Lake property. The fair value of the shares issued was \$4,250. On May 24, 2012, the Company also paid \$30,000 towards its first annual \$75,000 cash option payment, and was granted an extension by the optionor to pay the \$45,000 balance by August 31, 2012. On August 27, 2012, the Company completed the necessary payment.

In 2013, the Company did not make its scheduled option payment and was unsuccessful in its attempts to renegotiate its Venton Lake option agreement under more favourable terms. On December 18, 2013, the optionor informed the Company that the option was being terminated. Accordingly, the Company recorded a \$277,440 write-off of the Venton Lake property effective December 31, 2013.

b) Verneuil and Larose

On May 10, 2011, the Company signed a property sale agreement with Freewest Resources Canada Inc. (% reewest+), a wholly owned subsidiary of Cliffs Natural Resources Inc., in which it agreed to acquire a 70% undivided working interest in the Verneuil property (% erneuil Central+) and a 100% undivided interest in the Larose property (% arose+), in exchange for a combined share-based payment of 1,000,000 common shares (valued at the \$200,000 estimated fair value of the shares issued) and a 0.5% NSR on each property. The LaRose property also required payment of an annual prepaid royalty of \$10,000 (due on June 10th). The 2014 payment was not made.

Verneuil Central is comprised of 22 claims in Verneuil Township in the Abitibi region of Quebec. The other 30% interest in Verneuil Central is held by Golden Tag Resources Ltd. (%Golden Tag+). Larose is comprised of 16 claims in Moss Township in Northwestern Ontario. Verneuil Central is subject to an existing 1% NSR and Larose to an existing 3% NSR. The NSR's described herein apply to all minerals in perpetuity.

On June 7, 2011, the Company signed a letter agreement with other parties in which it agreed to acquire ‰erneuil East+, a 100% undivided interest in 9 mining claims located immediately east of Verneuil Central, in exchange for cash of \$20,000 (paid), a share-based payment of 200,000 common shares (issued) and a 2% NSR in perpetuity. The Company may re-purchase half of the 2% NSR for \$1,000,000 at any time.

On June 13, 2011, the Company signed a letter agreement with other parties in which it agreed to acquire ‰erneuil West+, a 100% undivided interest in 20 mining claims located immediately west of Verneuil Central, in exchange for cash of \$30,000 (paid), a share-based payment of 300,000 common shares (issued) and 150,000 warrants (issued and exercisable at a price of \$0.30 for 2 years), and a 2% NSR in perpetuity. The Company may re-purchase half of the 2% NSR for \$1,000,000 at any time.

The TSX-V approved the Verneuil/Larose transaction on May 27, 2011 and the Verneuil East and West transactions on June 21, 2011. These three transactions closed on June 28, July 20 and June 29, 2011, respectively.

The Company and Golden Tag agreed that Golden Tag was not required to contribute financially towards deferred exploration expenditures incurred on the Verneuil Central property prior to January 1, 2012. For the year ended December 31, 2012, the parties further agreed that Golden Tags share of the Verneuil Central exploration expenditures was \$100,000. As at December 31, 2012, this amount had been received and was therefore recorded as a reduction of deferred exploration expenditures (i.e. included in the \$14,011 net deferred exploration expenditure for Verneuil Central in the continuity schedule for 2012).

On December 8, 2011, the Company entered into an option agreement with Golden Share Mining Corporation (%Golden Share+) whereby Golden Share may earn up to a 50% interest in the Larose property. Under the terms of the agreement, Golden Share agreed to issue: (i) 100,000 shares to the Company on the later of execution of the agreement and TSX-V approval (received with an assigned value of \$8,500) and (ii) an additional 100,000 shares on the first anniversary date of the agreement (received with an assigned value of \$3,000 on December 13, 2012). Golden Share also agreed to spend \$200,000 in the first year of the agreement on exploration of the property (completed) plus another \$150,000 in each of years two and three of the agreement. The parties agreed that at the time they become 50/50 owners in the property, they would enter into a joint venture agreement with Golden Share as the operator.

On December 18, 2012, the parties amended the December 8, 2011 option agreement to allow Golden Share to extend the second year commitment by one year (i.e. to December 8, 2013), and move the third year commitment into a fourth year (i.e. which ends on December 8, 2015). Golden Share also agreed to pay \$5,000 of a June 2013 \$10,000 advance royalty payment (both completed, see Note 3f), which the Company is responsible for.

On April 2, 2014, Golden Share informed the Company that it was terminating the Larose option that the Company had granted to it.

On December 27, 2014, the Company re-evaluated its investment and future commitments related to LaRose property. As a result of this re-evaluation, the Company decided to return its claims to the original prospector and wrote-off its investment in the property.

c) Guyenne

On August 29, 2012, the Company entered into an option agreement with Globex Mining Enterprises Inc. (%Globex+) to earn a 50% interest in the 7 claims known as the Guyenne Property. The claims are situated approximately 40 kilometres northwest of Amos, Quebec, which is northwest of Val-dopr in the Abitibi Mining District.

Under the terms of the option agreement, the Company agreed to pay a total of \$105,000 cash and issue 550,000 common shares to Globex as follows . (i) an initial payment of \$20,000 and 150,000 shares, representing the minimum commitment (completed), (ii) \$25,000 and 150,000 shares on or before the first anniversary date, and (iii) \$60,000 and 250,000 shares on or before the second anniversary date. In addition, the Company agreed to spend a minimum of \$1,500,000 exploring the claims, as follows . \$250,000 in the first year (completed), \$250,000 in the second year, and \$1,000,000 in the third year.

The TSX-V approved the Guyenne transaction on September 18, 2012. The transaction closed on September 19, 2012. The Company also agreed to issue 100,000 common shares as a finder¢ fee on the closing of the option agreement. These shares were issued on October 3, 2012 at an assigned value of \$10,500.

After reviewing exploration results, the Company informed Globex on August 7, 2013 that it was terminating the option. The Company recorded a \$427,357 write-off of this E&E asset effective June 30, 2013.

d) Vent dopr

On March 4, 2013, the Company entered into an option agreement to earn a 100% undivided interest in the Vent dopr Property. Vent dopr, which consisted of 44 mineral claims (reduced to 22 claims as at December 31, 2014), is located southwest of the town of Chibougamau in the Druillettes and Hazur Townships in Central Quebec.

Under the terms of the option agreement, the Company will pay a total of \$90,000 cash and issue 1,000,000 common shares to the optionor as follows . (i) an initial payment of \$15,000 and 400,000 shares (paid on March 4 and issued on March 21, 2013, respectively); (ii) \$30,000 and 300,000 common shares on or before June 1, 2014; and (iii) \$45,000 and 300,000 common shares on or before June 1, 2015. While the Company neither made the payments nor issued the common shares in 2014 and 2015, it continues to negotiate with the optionor. As a result, the Company has written down its investment to \$1. No amounts have been recognized in these financial statements relating to these options payments and share options. In addition, the Company has agreed to grant a 2% NSR royalty to the optionor. The Company may acquire 50% of the NSR by making a payment of \$1,000,000.

The TSX-V approved the Vent dopr transaction on March 18, 2013 and the transaction closed on March 25, 2013.

e) Uruguay . Agreement Terminated

On November 15, 2012, the Company signed a non-binding letter of intent to acquire Trilogy Mining Corporation (% rilogy+), a privately owned Canadian mineral explorer active in Uruguay. The Company proposed a share-for-share exchange with the shareholders of Trilogy, whereby the Company would issue 15,000,000 common shares from treasury in exchange for 100% of the shares of Trilogy.

The parties intended to execute a definitive agreement after the completion of all necessary due diligence. The agreements and transactions contemplated were subject to the final approval of the TSX-V. The transaction was originally scheduled to close on January 31, 2013 assuming all conditions in the agreement were satisfied. Thereafter, the parties extended the planned closing date to April 30, 2013. On May 2, 2013, the Company announced that the parties had jointly agreed to allow their non-binding letter of intent to lapse. In 2013, professional and regulatory fees expense includes approximately \$25,000 attributable to this cancelled transaction.

f) Acquisition Costs Summary

Acquisition costs of exploration and evaluation assets for the year ended December 31, 2013 is summarized below. In 2014, the Company paid \$1,909 in legal and other fees. The values assigned to the common shares issued by the Company were based on the closing share price on the respective dates of issuance.

<u>Properties</u>	<u># of</u> <u>common</u> <u>shares</u> <u>issued</u>	<u>co</u> sl	alue of mmon nares ssued	pa	<u>Cash</u> yments nade		Option ayments recœl	 <u>gal and</u> other	<u>T</u>	<u>otals</u>
Year ended December 31, 2013: Larose, ON Vent d Q r, QC Acquisition costs for year	- 400,000 400,000	\$	- 18,000 18,000	(1) \$	10,000 15,000 25,000	(2)	\$ (5,000) 	\$ - 2,590 2,590	\$	5,000 35,590 40,590

Comments:

(1) = Advance royalty payment made pursuant to an existing 3% NSR

(2) = Recovery of 50% of advance royalty payment from Golden Share (see Note 3b)

4. EQUIPMENT

5.

A continuity schedule of the Companyos equipment for the years ended December 31, 2013 and 2014 follows.

<u>Year ended</u> <u>December 31, 2013</u> Cost	<u>Field</u> equipm			ffice ipment	Ţ	otal	
As at January 1, 2013	\$	-	\$	2,585	\$	2,585	
Additions for year As at December 31, 2013	\$	-	\$	2,585	\$	- 2,585	
Accumulated Depreciation As at January 1, 2013 Depreciation for year As at December 31, 2013				1,102 1,000 2,102		1,102 1,000 2,102	
Net Book Value As at January 1, 2013	\$	-	\$	1,483	\$	1,483	
As at December 31, 2013	\$	-	\$	483	\$	483	
<u>Year ended</u> <u>December 31, 2014</u> Cost	<u>Field</u> equipm			ffice pment	Ī	otal	
As at January 1, 2014 Additions for year As at December 31, 2014	\$	- - -	\$	2,585 2,156 4,741	\$	2,585 2,156 4,741	
Accumulated Depreciation As at January 1, 2014 Depreciation for year As at December 31, 2014		- - -		2,102 723 2,825		2,102 723 2,825	
Net Book Value As at January 1, 2014	\$	-	\$	483	\$	483	
As at December 31, 2014	\$	-	\$	1,916	\$	1,916	
INVESTMENTS							
					2	<u>014</u>	<u>2013</u>
Held-For-Trading Investment Investment in Golden Share Minin 2014 - Nil (2013. 40,000 cor			corded				

2014 - Nil (2013 . 40,000 common shares, recorded at a quoted fair value of \$0.095 per share

Golden Share Mining Corporation (%Golden Share+) is a publicly traded company listed on the TSX-V under the trading symbol %GSH+(see Note 3b, Exploration and Evaluation Assets . Verneuil and Larose Properties). These common shares were issued to the Company as two property option payments . 100,000 shares received on December 8, 2011 (\$8,500 fair value) and 100,000 shares received on December 13, 2012 (\$3,000 fair value).

\$

nil

\$

3,800

Effective July 30, 2013, the Companys original 200,000 shares were replaced by Golden Share on a 5:1 basis, due to a corporate merger.

As at December 31, 2013, the investment of 40,000 common shares is carried at a total quoted fair value of \$3,800. An unrealized loss on investment of \$4,200 for the year ended December 31, 2013 was reported as other expense.

On March 14, 2014, the Company sold its investment in Golden Share for net proceeds of \$2,102, at which time it recorded a final loss on disposal of investment of \$1,698.

6. AMOUNTS RECEIVABLE AND PREPAID EXPENSES

	<u>2014</u>	<u>2013</u>
Amounts receivable		
Provincial sales tax refundable (HST/QST)	\$ 4,080	\$ 1,806
Total amounts receivable	4,080	1,806
Prepaid expenses	5,471	6,417
Total amounts receivable and prepaid expenses	\$ 9,551	\$ 8,223

7. SHARE CAPITAL

a) Authorized Share Capital

The Company authorized share capital consists of an unlimited number of voting common shares without nominal or par value.

b) Issued Share Capital

As at December 31, 2014, the Companyos fully paid issued and outstanding share capital is 79,778,229 (2013 . 79,778,229) common shares with a total stated value of \$9,009,002 (2013 - \$9,025,302).

A continuity of the Companyos issued and outstanding common shares is disclosed in the Statements of Changes in Equity. Common shares issued to acquire E&E assets are disclosed in Note 3f.

c) Non-brokered Private Placements

There were no non-brokered private placements during the year ended December 31, 2013.

See Note 16 for information about a non-brokered private placement of convertible debentures in 2014.

d) Debt Settlements

There were no debt settlements in 2014.

On June 21, 2013, the Company announced that it had agreed to settle an aggregate amount of \$99,693 of debt owed to three suppliers, through the issuance of 1,993,860 units at an assigned value of \$0.05 per unit (in accordance with TSX-V minimum pricing requirements). Each unit consisted of one common share plus one-half of one common share purchase warrant, for a total of 1,993,860 common shares and 996,930 warrants. Each full warrant entitles the holder to acquire one common share of the Company at a price of \$0.10 for a period of 24 months from the date of closing.

On June 30, 2013, the Company recorded a reduction of trade and other payables of \$99,693, an

increase in equity of \$60,182 (representing the fair value of the securities to be issued), and a gain on debt settlements of \$39,511. The \$60,182 value was determined using a trading price of \$0.025 per common share (total \$49,847), and an estimated fair value of warrants issued of approximately \$0.0104 each (total \$10,335). Weighted-average Black-Scholes assumptions used for valuing these warrants were as follows: expected dividend yield . 0%; expected volatility . 135%; riskfree interest rate . 1.13%; expected life . 2.0 years.

The TSX-V approved the debt settlement transactions on July 2, 2013. The Company issued the applicable securities on July 5, 2013, at which time it transferred \$60,182 from securities to be issued to share capital.

 common Share Purchase Warrants Continuity schedules of the Companys outstanding common share purchase warrants for the years ended December 31, 2013 and 2014 follow:

<u>2013:</u>

Expiry date(s)	<u>Term</u> (yrs.)	Exercise price	<u>January 1,</u> 2013	<u>lssued</u> 2013	Exercised 2013	Expired 2013	<u>December 31,</u> 2013
May 2, 2013 (E1)	2.5 *	\$0.15	3,750,000	-	-	(3,750,000)	-
June 29, 2013	2 **	\$0.30	150,000	-	-	(150,000)	-
June 30, 2013 (E2)	3.5 *	\$0.20	3,000,000	-	-	(3,000,000)	-
July 27, 2013 (E3)	3.5 *	\$0.20	13,654,000	-	-	(13,654,000)	-
Nov/Dec 2013	2 *	\$0.20	3,495,834	-	-	(3,495,834)	-
Nov/Dec 2013	2 **	\$0.20	651,667	-	-	(651,667)	-
October 2014	2 *	\$0.17	1,640,000	-	-	-	1,640,000
October 2014	2 **	\$0.12	212,100	-	-	-	212,100
December 31, 2014	2 *	\$0.17	1,312,500	-	-	-	1,312,500
December 31, 2014	2 **	\$0.12	183,750	-	-	-	183,750
December 31, 2014	2 *	\$0.15	500,000	-	-	-	500,000
July 5, 2015	2 ***	\$0.10	-	996,930	-	-	996,930
Total warrants			28,549,851	996,930	-	(24,701,501)	4,845,280
Weighted-average exercise price		-	\$0.189	\$0.100	-	\$(0.193)	\$0.149

* = Investor warrants

** = Other warrants (i.e. issued to non-investors)

*** = Issued in debt settlements . Note 7d

(Expressed in Canadian dollars)

<u>2014:</u> Expiry date(s)	<u>Term</u> (yrs.)	<u>Exercise</u> price	<u>January 1,</u> <u>2014</u>	<u>lssued</u> 2014	Exercised 2014	Expired 2014	<u>December 31,</u> <u>2014</u>
October 2014	2 *	\$0.17	1,640,000	-	-	(1,640,000)	-
October 2014	2 **	\$0.12	212,100	-	-	(212,000)	-
December 31, 2014	2 *	\$0.17	1,312,500	-	-	(1,312,500)	-
December 31, 2014	2 **	\$0.12	183,750	-	-	(183,750)	-
December 31, 2014	2 *	\$0.15	500,000	-	-	(500,000)	-
July 5, 2015	2 ***	\$0.10	996,930	-	-	-	996,930
Total warrants			4,845,280	-	-	(3,848,350)	996,930
Weighted-average							
exercise price			\$0.149	-	-	\$(0.162)	\$0.100

* = Investor warrants

** = Other warrants (i.e. issued to non-investors)

*** = Issued in debt settlements . Note 7d

Other Warrants Issued

The preceding table does not take into account the 2,150,000 warrants that would be issued on the conversion of debentures described in Note 16.

Warrant Exercises

No warrants were exercised in 2013 or 2014.

Investor Warrant Extensions and Acceleration

In October 2012, the Company applied for and received TSX-V approval for the six-month extension of 3,750,000 warrants from November 2, 2012 to May 2, 2013 (% 1+). In December 2012, the Company applied for and received TSX-V approval for the six-month extension of 3,000,000 warrants from December 31, 2012 to June 30, 2013 (% 2+), and 13,654,000 warrants from January 25, 2013 to July 27, 2013 (% 3+).

Expired Warrants

The aggregate issue date fair value of the 3,848,350 (2013 . 24,701,501) warrants expiring during the year ended December 31, 2014 was \$123,200 (2013 . \$718,000). See Note 8b for information about the related income tax effects in these financial statements.

Other Information

The accounting effects of the various warrant transactions described above are reflected in the Statements of Changes in Equity.

f) Common Share Purchase Options

Under the Companys stock option plan, common share purchase options may be granted to employees for up to 10% of the issued and outstanding common shares. The exercise price of these options is not less than the Companys closing market price on the day prior to the grant of the options less the applicable discount permitted by the TSX-V, and will not otherwise be less than \$0.10 per share. The maximum exercise period for a granted option is 5 years.

All of the Companyos outstanding options have a 5-year term and vested at their respective grant dates.

Continuity of Options for 2013

A continuity schedule of the Companys outstanding and exercisable common share purchase options for the years ended December 31, 2013 and 2014 is as follows:

<u>2013:</u>

Expiry date	Exercise price	<u>January 1,</u> 2013	Granted 2013	Exercised 2013	Expired 2013	<u>December 31,</u> 2013
January 8, 2013	\$0.135	50,000	-	-	(50,000)	-
April 9, 2013	\$0.16	550,000	-	-	(550,000)	-
September 12, 2013	\$0.115	100,000	-	-	(100,000)	-
February 4, 2015	\$0.11	650,000	-	-	-	650,000
October 6, 2015	\$0.125	1,200,000	-	-	(200,000)	1,000,000
November 15, 2015	\$0.17	700,000	-	-	-	700,000
May 17, 2016	\$0.24	300,000	-	-	-	300,000
September 12, 2016	\$0.17	1,675,000	-	-	(150,000)	1,525,000
December 8, 2016	\$0.20	1,475,000	-	-	(100,000)	1,375,000
February 9, 2017	\$0.175	150,000	-	-	-	150,000
February 7, 2018	\$0.12	-	50,000	-	-	50,000
May 1, 2018	\$0.10	-	900,000	-	-	900,000
Total options	-	6,850,000	950,000	-	(1,150,000)	6,650,000
Weighted-average	-					
exercise price	_	\$0.164	\$0.101	-	(\$0.154)	\$0.157

2014:

Expiry date	<u>Exercise</u> price	<u>January 1,</u> 2014	Granted 2014	Exercised 2014	Expired 2014	<u>December 31,</u> 2014
	<u>p</u>		<u></u>			<u></u>
February 4, 2015	\$0.11	650,000	-	-	(400,000)	250,000
October 6, 2015	\$0.125	1,000,000	-	-	(375,000)	625,000
November 15, 2015	\$0.17	700,000	-	-	-	700,000
May 17, 2016	\$0.24	300,000	-	-	(50,000)	250,000
September 12, 2016	\$0.17	1,525,000	-	-	(525,000)	1,000,000
December 8, 2016	\$0.20	1,375,000	-	-	(375,000)	1,000,000
February 9, 2017	\$0.175	150,000	-	-	-	150,000
February 7, 2018	\$0.12	50,000	-	-	(50,000)	-
May 1, 2018	\$0.10	900,000	-	-	(375,000)	525,000
Total options		6,650,000	-	-	(2,150,000)	4,500,000
Weighted-average	=	-			-	-
exercise price		\$ 0.157	\$ -	-	\$ 0.142	\$ 0.163

Options Granted and Share-based Compensation Expense

No options were granted in 2014. Annual share based compensation for 2014 was Nil.

On February 7, 2013, the Company granted 50,000 options to an officer. The new options, which vested immediately, have a five-year term and an exercise price of \$0.12 each. On May 1, 2013,

the Company granted an aggregate total of 900,000 options to directors, officers and a consultant. These options, which vested immediately, have a five-year term and an exercise price of at \$0.10 each.

Annual share-based compensation expense for 2013 of \$17,000 was recorded based on the estimated fair value of options granted, as determined using the Black-Scholes option-pricing model. The assumptions used and the valuation results were as follows:

Grant Date	<u>February 7,</u> 2013	<u>May 1,</u> 2013	<u>Total</u> 2013
Assumptions used			
# of options granted	50,000	900,000	950,000
Expected dividend yield	0%	0%	
Expected volatility based on historical share prices	143%	146%	
Risk-free interest rate	1.5%	1.2%	
Expected life in years	5.0	5.0	
Exercise price	\$0.12	\$0.10	
Valuation results			
Grant date fair value/option	\$0.04	\$0.017	\$0.018
Compensation expense	\$2,000	\$15,000	\$17,000

See Note 11 for a breakdown of compensation expense by employee group.

Options Exercised

No options were exercised in either 2013 or 2014.

Options Expired

On January 8, 2013, 50,000 options expired unexercised. The grant date fair value of these options was \$5,000. On April 9, 2013, an aggregate total of 550,000 options expired unexercised. The grant date fair value of these options was \$45,833. On September 12, 2013, 100,000 options expired unexercised. The grant date fair value of these options was \$5,000. On July 29, 2013, 450,000 options expired unexercised due to the resignation of a director. The aggregate grant date fair value of these options was \$54,986.

On April 4, 2014, the Company announced the resignation of three existing directors and the appointment of three new directors. The outgoing directors hold an aggregate total of 1,675,000 of the Company common share purchase options. None of these options were exercised and they expired on July 4, 2014.

On July 4, 2014, 1,675,000 options held by Directors expired following their resignations. The aggregate grant date fair value of all options expiring in 2014 was \$171,122 (2013 . \$110,819).

On June 30, 2014, an officer of the Company resigned and 90 days later the unexercised options held by the officer expired. The officer held an aggregate total of 475,000 of the Companys common share purchase options. The aggregate grant date fair value of all options expiring in 2014 was \$51,734.

Options Outstanding/Exercisable

The 4,500,000 (2013 . 6,650,000) options outstanding and exercisable as at December 31, 2014 have a weighted-average remaining contractual life of 1.6 years (2013 . 2.6 years), and represent approximately 5.6% (2013 . 8.3%) of the Companys outstanding common shares.

Other Information

The accounting effects of the various stock option transactions described above, are reflected in the Statements of Changes in Equity.

g) Diluted Loss Per Share

Loss per share is calculated using the basic and diluted weighted-average number of common shares outstanding during the year ended December 31, 2014, which was 79,778,229 (2013 . 78,674,509). The determination of the weighted-average number of shares outstanding for the calculation of diluted loss per share does not include the potential effect of 996,930 (2013 . 4,845,280) outstanding warrants, 4,500,000 (2013 . 6,650,000) outstanding options and 2,150,000 common shares and 2,150,000 warrants that would be issued on the conversion of the 10% debentures (Note 16), as they are anti-dilutive.

8. INCOME TAXES

The Company recognizes deferred tax assets in respect of deductible temporary differences, which includes unused tax losses and other tax deductions/credits but only to the extent that it is probable that future taxable income will be available against which they can be utilized. The Company does not presently satisfy this recoverability test; accordingly, no deferred tax asset has been recorded.

There are no current taxes payable or recoverable for either 2014 or 2013. The deferred tax recovery (expense) for the years ended December 31, 2014 and 2013 consists of the following amounts:

a) Deferred Tax Provision

	<u>2014</u>	<u>2013</u>
Statutory income tax rate	26.8%	26.8%
Loss before income taxes	\$ (409,438)	\$(1,437,513)
Expected deferred tax recovery for year Adjustments	\$ (109,000)	\$(385,000)
Share-based compensation	-	5,000
Indemnification accrual, non-deductible portion	4,000	27,000
Expiry of tax losses	42,000	-
Tax benefit of capital losses applied	(16,300)	(96,000)
Flow-through share premium adjustment	-	(69,000)
Other, net	17,000	19,000
Change in unrecognized deductible temporary differences	46,000	334,000
Deferred tax recovery for year	(16,300)	(165,000)
Deferred tax recognized in equity	16,300	96,000
Total taxation	\$ -	\$ (69,000)

b) Unrecognized Deferred Tax Asset

Deferred tax assets have not been recognized in respect of the following deductible temporary differences:

	<u>2014</u>	<u>2013</u>
Non capital loss carry-forwards Capital loss carry-forwards Share issue costs Other tax pools Exploration and evaluation assets	\$728,000 100,000 50,000 379,000 1,756,000	\$833,000 214,000 106,000 381,000 1,365,000
' Total unrecognized deferred tax asset	\$ 3,013,000	\$2,899,000

Deductions Available for Income Tax Purposes

The Companyos unrecognized tax losses and expenditure pools at the end of each year are as follows:

	<u>2014</u>	<u>2013</u>
Loss carry-forwards		
Non-capital losses	\$ 728,000	\$ 833,000
Allowable capital losses	50,000	107,000
Undepreciated capital cost	14,000	15,000
Cumulative eligible capital	365,000	365,000
Share issue costs	50,000	106,000
Exploration and evaluation assets	3,320,000	3,070,000
Total unrecognized temporary differences		
and tax losses	\$ 4,527,000	\$ 4,496,000

During the year ended December 31, 2014, \$156,000 (2013 . Nil) of the Companys non-capital loss carry-forwards expired for income tax purposes. These losses originated in 2004.

The non-capital losses of \$728,000 as at December 31, 2014 expire as follows: 2015 . \$33,000; 2026 . \$54,000; 2027 . \$85,000; 2028 . \$66,000; 2029 . \$77,000; 2030 - \$55,000; 2031 . \$143,000; 2032 . \$35,000; 2033 . \$124,000 and 2034 - \$56,000.

The capital losses may only be utilized for tax purposes against capital gains. The exploration and evaluation expenditures do not expire under current legislation.

9. PROVISION FOR INDEMNIFICATION OF FLOW-THROUGH SUBSCRIBERS

As at December 31, 2012, the Company was committed to incur \$566,880 in qualifying Canadian exploration expenditures prior to January 1, 2014, pursuant to two 2012 private placements for which flow-through share proceeds had been received by the Company and then renounced to Ontario and Quebec subscribers effective December 31, 2012.

The Company incurred actual qualifying expenditures of \$6,444 in 2012 and \$7,608 in 2013, leaving a shortfall of \$552,828 as at December 31, 2013. Accordingly, effective December 31, 2013, the Company recorded (in other expense and current liabilities) a \$400,000 provision for the estimated cost to indemnify flow-through share subscribers for their expected personal income tax reassessments by Canada Revenue Agency and Revenu Québec, attributable to each subscriber¢ proportionate share of the shortfall. The indemnifications are provided for in the underlying subscription agreements for the private placements. The governmental audit/reassessment process may be lengthy; therefore, it may be several months or longer before the Company¢ final liability is exigible. In 2014, the Company recorded a further \$15,000 related to interest on reassessed amounts.

The Company has made the following assumptions in estimating its subscriber indemnification provision:

- Ontario subscribers have a combined personal income tax rate of 47.97% and are eligible for both the federal 15% and provincial 5% investment tax credits;
- Quebec subscribers have a combined personal income tax rate of 48.22% and are eligible for the federal 15% investment tax credit and the 150% CEE % uper-allowance+;
- Of the \$552,828 shortfall, \$73,329 applies to Ontario subscribers and \$479,499 applies to Quebec subscribers; and
- Subscribers will be assessed two yearcs interest on reassessed amounts.

As at December 31, 2013 and 2014, the Company has also accrued in trade and other payables (see Note 10), the estimated Federal Part XII.6 tax and similar Quebec tax for 2013 and prior years.

As at December 31, 2012, the Company had a \$69,000 flow-through share premium liability which was transferred to the deferred tax provision effective December 31, 2013, in recognition of the Company indemnification accrual.

Additional contingent liabilities with respect to the Company flow-through share commitments for 2011 and prior years are discussed in Note 12a.

10. TRADE AND OTHER PAYABLES

	<u>2014</u>	<u>2013</u>
Trade payables	\$ 56,556	\$ 59,269
Accrued expenses	20,000	18,460
Accrued Part XII.6 tax and related amounts (Note 9)	100,627	100,627
Due to related parties (Note 11b)	226,785	88,681
	\$ 403,968	\$ 267,037

11. RELATED PARTY TRANSACTIONS

The Company considers its related parties to consist of: i) the Company skey management personnel (namely officers and directors) and those companies subject to their control or significant influence; and ii) advisory committee members and consultants providing services to the Company on a basis similar to employees.

VIKING GOLD EXPLORATION INC. NOTES TO THE FINANCIAL STATEMENTS FOR THE YEARS ENDED DECEMBER 31, 2014 AND 2013 (Expressed in Canadian dollars)

	<u>2014</u>	<u>2013</u>
Statements of Financial Position Evaluation and exploration assets . capitalized during year		
Legal fees . officerc law firm, capitalized as acquisition costs Geology fees . advisory committee members,	\$ -	\$ 2,590
capitalized to deferred exploration expenditures	-	2,000
	\$ -	\$ 4,590
Statements of Loss and Comprehensive Loss		
Management fees . officersqcompanies Office and administration	\$ 101,085	\$ 130,250
Rent . officersqand directorsqcompanies	9,000	12,952
Professional and regulatory fees . fees from officercs law firm	35,926	53,409
Director fees	40,500	-
	186,511	196,611
Share-based compensation Common share purchase options granted to employees		
Officers	-	5,333
Non-executive directors	-	7,917
Advisory committee members and consultants	-	3,750
Total (Note 7f)	-	17,000
Total expense	\$ 186,511	\$ 213,611

The Companyos officers receive fees through their companies pursuant to fee-for-service arrangements in lieu of salaries. The Companyos Board of Directors approves these fees and the share-based compensation.

b) Related Party Balances

As at December 31, 2014, amounts payable to related parties of \$226,785 (2013 . \$88,681) represents fees owed/accrued to officers and their companies/law firm and also to advisory committee members. These liabilities are unsecured, non-interest bearing and due within 30 days.

As at December 31, 2014, related parties were also invested in the 10% convertible debenture (see Note 16).

12. COMMITMENTS AND CONTINGENCIES

a) Flow-through Shares

The Company believes that it has incurred sufficient qualifying expenditures to satisfy its December 31, 2011 and prior flow-through share commitments in respect of Ontario and Quebec subscribers, though such expenditures and the Company¢ related tax returns are subject to potential audit and reassessment by Canada Revenue Agency and Revenu Québec. The Company has agreed to indemnify the subscribers of its flow-through shares for tax-related amounts that become payable by them, if the Company fails to meet it expenditure commitments.

The Companyos original December 31, 2012 flow-through share commitment is discussed in Note 9.

b) Environmental Contingencies

The Company exploration activities are subject to various federal, provincial and international laws and regulations governing the protection of the environment. These laws and regulations are continually changing and are generally becoming more restrictive. The Company believes its operations are materially in compliance with all applicable laws and regulations and has made, and expects to make in the future, appropriate expenditures to comply with such laws and regulations.

13. CAPITAL MANAGEMENT

The Company considers its capital structure to consist of components of shareholdersq equity. The Company manages its capital structure and makes adjustments to it, based on the funds available to the Company, in order to support the acquisition, exploration and development of mineral properties. The Board of Directors does not establish quantitative return on capital criteria for management, but rather relies on the expertise of the Company's management to sustain future development of the business.

The properties in which the Company currently has an interest are in the exploration stage; as such, the Company is dependent on external financing to fund its activities. In order to carry out the planned exploration and pay for administrative costs, the Company will spend its existing working capital and raise additional amounts as needed. The Company will continue to assess new properties and seek to acquire an interest in additional properties if it feels there is sufficient geologic or economic potential and if it has adequate financial resources to do so.

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. There were no changes in the Company's approach to capital management during 2014 or 2013. The Company is not subject to externally imposed capital requirements.

14. FINANCIAL RISK FACTORS

The Companyos financial instruments consist of financial assets and liabilities as outlined below and as further explained in Note 2d.

	<u>2014</u>	<u>2013</u>
Statements of Financial Position Financial assets FVTPL . Held for trading		
Investment (Note 5)	\$ -	\$ 3,800
Loans and receivables		
Amounts receivable (Note 6)	4,080	1,806
Cash	4,805	6,733
	8,885	8,539
Total financial assets	\$ 8,885	\$ 12,339
Financial liabilities		
Other financial liabilities		
Provision for indemnification of subscribers (Note 9)	\$ 415,000	\$ 400,000
10% convertible debentures (Note 16)	107,500	-
Interest on convertible debentures (Note 16)	5,315	-
Trade and other payables (Note 10)	403,968	267,037
Total financial liabilities	931,783	667,037
(Deficiency) excess of financial assets over financial liabilities	\$ (922,898)	\$ (654,698)

a) Financial Instruments

Statements of Cash Flows

As at December 31, 2014 and 2013, the Company had cash of \$4,805 and \$6,733, respectively, but no cash equivalents.

Carrying Values

As at December 31, 2014 and 2013, the carrying values and fair values of the Company's financial instruments are approximately the same because of the limited term of these investments. In addition, the Companyos financial instruments that are carried at fair value consist of a FVTPL investment, classified as & evel 1+, within the fair value heirarchy.

b) Financial Risks

Risk exposures and the impact on the Company financial instruments are summarized below.

Credit Risk

The Company¢ financial assets are exposed to some credit risk. The Company has no significant concentration of credit risk arising from operations. The Company does not use derivatives to manage credit risk.

Liquidity Risk

The Company's approach to managing liquidity risk is to try to ensure that it will have sufficient liquidity to meet liabilities when due. As at December 31, 2014, the Company has a substantial deficiency of financial liabilities over financial assets of \$922,898; accordingly, liquidity risk is assessed as critical.

As at December 31, 2014, the Company's trade and other payables have contractual maturities of less than 30 days and are subject to normal trade terms. The Company¢ provision for indemnification of flow-through subscribers is recorded as a current liability though there is uncertainty regarding the actual amount and timing of the realization of this liability. The Company may potentially reduce its liquidity risk through additional private placements and debt settlements with creditors.

Market Risk

The Companyos market risk has three components . interest rate risk, foreign currency risk and price risk.

(i) Interest rate risk

The Company has cash balances and fixed rate debentures. The Company's current policy is to periodically invest temporary cash surpluses in guaranteed investment certificates issued by its banking institution. The Company periodically monitors the investments it makes and is satisfied with the credit ratings of its bank.

(ii) Foreign currency risk

The Company's functional currency is the Canadian dollar and all purchases are transacted in Canadian dollars. The Company has no foreign operations and thus has no foreign exchange risk derived from either currency conversions or from holding foreign currencies. The Company does not speculate in the foreign currency market nor does it have any need to acquire foreign currency hedges.

(iii) Price risk

The Company is exposed to some price risk with respect to commodity prices; however, this is limited since the Company is not a producing entity. The Company closely monitors commodity prices to determine its appropriate course of action.

c) Sensitivity Analysis

Management believes that sensitivity analysis on the Companyos financial instruments is presently unnecessary, since any changes in interest rates and commodity prices are unlikely to have a material effect on the Companyos financial instruments.

15. SEGMENTED INFORMATION

The Companys operations comprise a single operating segment engaged in the acquisition, exploration and development of mineral properties in Canada.

16. CONVERTIBLE DEBENTURES

On July 7, 2014, the Company completed a private placement of \$107,500 10% unsecured convertible debentures (the @ebentures+) that mature on June 30, 2015. A related party invested \$10,000 in the placement. The Debentures bear interest at the rate of 10% per annum which interest will be paid on maturity.

The Debentures (plus any unpaid and accrued interest) are convertible, at the option of the holder, into units (each a %Jnit+) at a conversion price (the %Gonversion Price+) of \$0.01 per Unit over the term of the Debenture, subject to the TSX-V minimum pricing requirement of \$0.05 for the first 12 months and \$0.10 thereafter until maturity. In the event of a share consolidation by the Company, the Conversion Price will be adjusted proportionately, though it will still be subject to the same \$0.05 and \$0.10 TSX-V minimum pricing requirements on a post-consolidation basis.

Each Unit consists of one common share and one common share purchase warrant. Each warrant will entitle the holder to acquire one common share of the Company at the Conversion Price for a period of 36 months from the date of issuance of the warrant.

Interest expense on the Debentures for the year ended December 31, 2014 was \$5,315.

Assuming that \$107,500 of the Debentures are subsequently converted by the holders at a \$0.05 conversion price, and there is no share consolidation, this would result in the issuance of 2,150,000 Units, representing the equivalent of 2,150,000 common shares and 2,150,000 warrants (or a combined potential 4,300,000 common shares if all the warrants were subsequently exercised). No value has been assigned to the equity conversion option as the conversion rate substantively exceeds the market value of the equity and the limited time to maturity result in the value of the conversion option not being significant.

On June 1, 2015, the debenture holders agreed to extend the maturity of the debentures, under the same terms and conditions, to December 31, 2015.

17. EVENTS OCCURRING AFTER THE REPORTING PERIOD

a) Blender Boyz

On May 19, 2015 the Company announced that it had entered into a letter of agreement with a private company operating as % lender Boyz+(the % Letter Agreement+). Under the terms of the Letter Agreement, Viking will undertake an arrangement whereby % lender Boyz+ will become a publicly traded reporting issuer and Viking shareholders will receive a partial interest in that new company. The following steps will be taken:

- Viking to form a wholly-owned subsidiary company % Wew Blender Boyz+
- Under the Letter Agreement Viking has the right to acquire 100% of the shares of 2309270 Ontario Inc, which owns 100% of 2291306 Ontario Inc., the company operating the Belender Boyz+business, for \$3,200,000 in shares valued at \$.20 each. The right of Viking under the Letter Agreement to acquire Blender Boyz will be assigned to New Blender Boyz.

- Viking to complete a stock consolidation to be determined.
- Viking to distribute out the shares of New Blender Boyz+to all existing Viking shareholders on the basis of 1 share of New Blender Boyz for every 4 shares of Viking that are held.
- %New Blender Boyz+to complete a private placement of \$1,200,000 from the sale of 6,000,000 units at \$0.20 each. Each unit to consist of one common share of %New Blender Boyz+plus one warrant to purchase another share at a price of \$0.30 exercisable for two years.
- %New Blender Boyz+will loan to Viking \$100,000 on terms to be negotiated to offset some of the costs of this transaction.

The result of these steps is that Viking will continue to be a publicly traded company that will hold all of its existing properties and liabilities, and New Blender Boyz+will be a separate public company.

This transaction is scheduled to close on or before August 15, 2015.

This entire series of transactions will be subject to a number of conditions including the signing of a definitive agreement and certain regulatory, court and shareholder approvals.

b) Valor

On June 30, 2015, the Company announced that it had entered into a letter of agreement (the "Letter Agreement") with Valor Energy Ltd. ("Valor") granting Viking the option to acquire all of the issued and outstanding shares of Valor.

Under the terms of the Letter Agreement, Viking will undertake an arrangement whereby Valor will become a publicly traded reporting issuer and Viking shareholders will receive a partial interest in that new company. The following steps will be taken:

- Viking to form a wholly-owned subsidiary company "New Valor".
- Under the Letter Agreement, Viking has the right to acquire 100% of the shares of Valor on the basis of 12 common shares of Viking for each issued and outstanding share of Valor. Valor currently has 77,582,697 ordinary shares issued and outstanding. Outstanding Valor warrants will be converted using the same ratio.
- The right of Viking under the Letter Agreement to acquire Valor will be assigned to New Valor and, if assigned, the provisions of the Letter Agreement will be adjusted accordingly.
- Following assignment of the Letter Agreement to New Valor, New Valor to complete the acquisition of Valor by the issuance of common shares of New Valor to the shareholders of Valor based on a comparable exchange ratio.
- Viking to distribute out a portion of the shares of New Valor that it will hold to all existing Viking shareholders and Viking will retain the balance of the shares.
- Valor to complete a private placement. The amount and structure is to be determined.
- Valor to loan to Viking \$25,000 for six months at 6%. These amounts were received in 2015. In addition, New Valor to advance the sum of \$50,000 to offset some of the costs of this transaction.

Collectively referred to as the "Transaction"

It is anticipated that on completion of the Transaction, Viking and its shareholders will hold approximately 8.0% of the issued and outstanding common shares of New Valor, pre-financing. The result of these steps is that Viking will continue to be a publicly traded company that will hold all of its existing properties and liabilities, and "New Valor" will be a separate public company.

This transaction is scheduled to close on or before September 15, 2015.

This entire series of transactions will be subject to a number of conditions including the signing of a definitive agreement, satisfactory completion of due diligence, Valors completion of a private placement and certain regulatory, court and shareholder approvals.

c) Loan from related party

On May 1, 2015, an individual on the Company advisor committee loaned the Company \$15,000 for six months bearing interest at 8%. The Company has pledged its interests in the Verneuil Central properties as security.

d) Expiry of common share purchase options and warrants

On February 4, 2015, 250,000 common share purchase options expired unexercised. On July 5, 2015, 996,930 warrants expired unexercised.