

St-Georges Eco-Mining Corp.

Condensed Consolidated Interim Financial Statements

For the nine months ended September 30, 2018

(Unaudited)

(Expressed in Canadian Dollars)

NOTICE TO READER

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

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

The Company's independent auditor has not performed a review of these financial statements in accordance with the standards established by the Canadian Institute of Chartered Accountants for a review of interim financial statements by an entity's auditor.

MONTREAL, QUEBEC November 30, 2018

St-Georges Eco-Mining Corp. Statements of Financial Position (Unaudited)

As at	September 30, 2018	December 31 2017
Assets	\$	\$
Current assets		
Cash	806,104	717,198
Digital assets (Note 6)	916,891	717,170
Receivable (Note 5)	254,202	96,935
Subscriptions receivable	590,000	-
Prepaid expenses	573,779	313
Total current assets	3,140,976	814,446
Non-current assets		
Exploration and evaluation assets (Note 7)	2,213,677	1,560,121
Total assets	5,354,653	2,374,567
Accounts payable and accrued liabilities (Note 8) Obligation to issue shares (Note 8)	655,273 64,973	570,399 93,223
Obligation to issue shares (Note 8)	64,973	93,223
Total current liabilities	720,246	663,622
Long-Term Liabilities	4 022 224	470 771
Convertible debentures (Note 9)	4,922,331	479,771
Total liabilities	5,642,577	1,143,393
Shareholders' equity (deficiency)		
Common shares (Note 10)	17,473,304	13,460,556
Equity component of convertible debentures (Note 9)	32,785	86,855
Stock based compensation reserve (Notes 10 and 11)	2,174,745	1,725,681
Accumulated other comprehensive income	<u>-</u>	5,812
Deficit	(19,968,758)	(14,047,730)
Total shareholders' equity (deficiency)	(287,924)	1,231,174
Total liabilities and shareholders' equity	5,354,653	2,374,567

signed ""Vilhjalmur Thor Vilhjalmsson"

Vilhjalmur Thor Vilhjalmsson

Richard Barnett

President and Chief Executive Officer

Chief Financial Officer

St-Georges Eco-Mining Corp. Statements of Comprehensive Loss (Unaudited)

	Nine months ended September 30,		Three montl Septemb		
	2018	2017	2018	2017	
	\$	\$	\$	\$	
Operating expenses					
Brokerage fees	49,966	19,749	18,926	8,134	
Consulting fees	426,450	171,721	255,050	58,500	
Financial fees, bank charges & foreign exchange	(8,123)	9,219	(6,551)	7,032	
Interest charges (Note 9)	137,833	27,478	127,333	15,303	
Management fees (Note 15)	464,500	290,750	90,500	48,750	
Office expenses	32,359	-	31,779	-	
Professional fees	343,986	16,466	239,561	4,000	
Publicity and promotions	347,026	6,058	144,128	313	
Stock based compensation	1,206,202	34,247	(65,793)	-	
Travel	129,028	45,331	56,854	3,000	
-	3,129,227	621,018	891,787	145,032	
Unrealized loss on digital assets (Note 6)	(2,791,801)	-	(2,791,801)	-	
Loss and comprehensive loss for the period	(5,921,028)	(621,018)	(3,683,588)	(145,032)	
Loss per share – basic and diluted	\$ (0.06)	\$ (0.01)	\$ (0.03)	\$ (0.01)	
Weighted average number of common shares outstanding – basic and diluted	104,448,885	57,941,471	108,125,056	60,207,616	

St-Georges Eco-Mining Corp. Statements of Changes in Equity For the nine months ended September 30, 2018 and 2017

	Number of Common Shares	Common Shares	Equity component of convertible debentures	Obligation to issue shares	Reserve	Deficit	Total Shareholders' Equity
		\$	\$	\$	\$	\$	\$
Balance at January 1, 2017 Shares issued as acquisition payment	53,389,045	11,180,845	162,616	7,500	1,672,198	(12,903,412)	119,747
(Iceland)	6,450,000	129,000	-	-	-	-	129,000
Shares issued (Le Royal) Equity component of convertible	860,000	38,700	-	-	-	-	38,700
debenture(note8)	-	-	6,212	-	-	-	6,212
Finders warrants	-	-	-	-	12,735	-	12,735
Stock based compensation	-	-	-	-	34,247	-	34,247
Net loss for the period	-	-	-		-	(621,018)	(621,018)
Balance as at September 30, 2017	60,699,045	11,348,545	168,828	7,500	1,719,180	(13,524,430)	(280,377)
Balance at January 1, 2018	89,998,599	13,460,556	86,855	-	1,731,493	(14,047,730)	1,231,174
Shares issued for cash	4,286,819	575,411	(54,070)		-	-	521,341
Shares issued for warrants	14,663,960	2,841,142	-	-	(747,326)	-	2,093,816
Shares issued for stock options	450,000	33,750	-	-	(15,624)	-	18,126
Subscriptions receivable	-	590,000	-	-	-	-	590,000
Shares issued costs	-	(27,555)	-	-	-	-	(27,555)
Stock based compensation	-	-	-	-	1,206,202	-	1,206,202
Net loss for the period			-		-	(5,921,028)	(5,921,028)
Balance as at September 30, 2018	109,399,378	17,473,304	32,785	-	2,174,745	(19,968,758)	(287,924)

St-Georges Eco-Mining Corp. Statements of Cash Flows (Unaudited)

For the nine months ended September 30	2018	2017
	\$	\$
Operating activities	·	·
Net loss and comprehensive loss for the period	(5,921,029)	(621,018)
Non-cash items		
Accretion on convertible debenture	-	9,352
Interest on convertible debentures	137,834	27,215
Loss on digital assets	2,791,801	-
Obligation to issue shares for consulting	(28,250)	35,221
Stock-based compensation	1,206,202	34,247
	(1,813,442)	(514,983)
Net changes in working capital items		
Receivables	(157,267)	(35,340)
Digital assets	(916,891)	-
Subscriptions receivable	(590,000)	-
Prepaid expenses	(573,466)	4,923
Accounts payable and accrued liabilities	(52,958)	320,493
	(2,290,582)	290,075
Net cash used in operating activities	(4,104,024)	(224,907)
Investing activity		
Exploration costs	(653,556)	(4,730)
Acquisition costs	-	(54,637)
Net cash used in investing activity	(653,556)	(59,367)
Financing activities		
Due to a director	_	(10,566)
Convertible debenture, cash	1,650,759	293,980
Shares issued for cash, net of issuance costs	3,195,727	273,700
Net cash provided by financing activities	4,846,486	283,414
nection provided by intuitioning accretion	1,010,100	200,111
Change in cash	88,906	(860)
Cash, beginning of period	717,198	988
Cash, end of period	806,104	128

For the nine months ended September 30, 2018 and 2017 (Unaudited)

1. Corporate Information and Going Concern of Operations

St-Georges Eco-Mining Corp. (formerly, St-Georges Platinum & Base Metals Ltd. the "Company") was incorporated under the Canada Business Corporations Act on September 21, 2002. The Company is listed on the Canadian Securities Exchange ("CSE"), having the symbol SX, on the OTC PINK, having the symbol SXOOF, and on the Deutsche Börse in Frankfurt (FSE) under the symbol 85G1. The address of the Company's corporate office and principal place of business is 230 Rue Notre-Dame West, Montreal, H2Y 1T3, Canada. The principal activities of the Company are the exploration and evaluation of mineral properties in Canada and Iceland.

The financial statements have been prepared on a going concern basis, which contemplates continuity of normal business activities and the realization of assets and discharge of liabilities in the normal course of business. At September 30, 2018, the Company has not yet achieved profitable operations, had no operating income and had working capital of \$2,420,730 with long term debt of \$4,922,331. As such, the Company's ability to continue as a going concern depends on its ability to successfully raise additional financing. If additional capital is not raised, the going concern basis may not be appropriate with the result that the Company may have to realize its assets and extinguish its liabilities other than in the ordinary course of business, and at amounts different from those stated in the financial information. No adjustments for such circumstances have been made in the financial information.

The recoverability of amounts shown for exploration and evaluation assets is dependent upon the discovery of economically recoverable reserves, continuation of the Company's interest in the underlying resource claims, the ability of the Company to obtain necessary financing to complete their development and upon future profitable production or proceeds from the disposition thereof. Although the Company has been successful in the past in obtaining financing, there is no assurance that it will be able to obtain adequate financing in the future or that such financing will be available on acceptable terms. These factors indicate the existence of a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern.

2. Basis of Presentation

a) Statement of Compliance

These condensed consolidated interim financial statements of the Company for the period ended September 30, 2018 have been prepared in accordance with International Financial Reporting Standards ("IFRS") applicable to the preparation of interim financial statements, including IAS 34, Interim Financial Reporting.

These financial statements follow the same accounting policies and methods of application as our most recent annual financial statements, save for the adoption of IFRS 9 and 15 for the 2018 fiscal year starting on January 1, 2018. The adoption of these IFRS and their impact on these financial statements are covered in Note 3. Accordingly, they should be read in conjunction with the annual consolidated financial statements for the year ended December 31, 2017, which have been prepared in accordance with IFRS as issued by the IASB.

The financial statements of the Company were authorized for issue by the Board of Directors on November 30, 2018.

b) Basis of Measurement

The financial statements have been prepared on an historical cost basis except for certain assets and liabilities measured at fair value as required under specific IFRS pronouncements.

The preparation of financial statements in compliance with IFRS requires management to make certain critical accounting estimates. It also requires management to exercise judgement in applying the Company's accounting policies. The areas involving a higher degree of judgement of complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in Note 4.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

2. Basis of Presentation (continued)

c) Basis of Consolidation

These consolidated financial statements comprise the accounts of the Company and its wholly-owned subsidiaries Iceland Resources EHF. ("Iceland"), ZeU Crypo Networks Inc. ("ZeU"), Borealis EHF ("Borealis"), and Kings of the North Corp. ("Kings of the North") and have been prepared using International Financial Reporting Standards ("IFRS") in effect September 30, 2018. All intercompany transactions, balances and unrealized gains and losses from intercompany transactions are eliminated on consolidation.

d) Comparative Figures

Certain comparative figures may have been reclassified to conform to the current year's presentation. Such reclassification is for presentation purpose only and has no effect on previously reported results.

e) Functional and Presentation Currency

The financial statements are presented in Canadian dollars. The functional currency of Iceland, ZeU and Kings of the North is the Canadian dollar. Iceland is translated from Icelandic Krona to the Canadian dollar on consolidation. Items in the statement of loss are translated using the weighted average exchange rates that reasonably approximate the exchange rate at the transaction date. Items in the statement of financial position are translated at the closing spot exchange rate for monetary items and historic rate for non-monetary items. Exchange differences on the translation of the net assets of Iceland are recognized in a separate component of equity.

3. Summary of Significant Accounting Policies

The accounting policies set out below have been applied consistently to all periods presented in these financial statements. Please refer to section (m) which addresses new and revised IFRS standards.

a) Mining Properties and Deferred Exploration and Evaluation Expenditures

Pre-exploration Costs

Pre-exploration costs are expensed in the year in which they are incurred.

Exploration and Evaluation Expenditures

Once the legal right to explore a property has been acquired, costs directly related to exploration and evaluation ("E&E") expenditures are recognized and capitalized, in addition to the acquisition costs. These direct expenditures include such costs as materials used, surveying costs, drilling costs, payments made to contractors and depreciation on plant and equipment during the exploration phase. Costs not directly attributable to exploration and evaluation activities, including general administrative overhead costs, are expensed in the year in which they occur. Tax credits and mining duties are applied to reduce related E&E expenditures in the period recognized.

The Company may occasionally enter into farm-out arrangements, whereby the Company will transfer part of a mineral interest, as consideration, for an agreement by the transferee to meet certain exploration and evaluation expenditures which would have otherwise been undertaken by the Company. The Company does not record any expenditures made by the farmee on its behalf. Any cash consideration received from the agreement is credited against the costs previously capitalized to the mineral interest given up by the Company, with any excess cash accounted for as a gain on disposal.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

3. Summary of Significant Accounting Policies (continued)

a) Mining Properties and Deferred Exploration and Evaluation Expenditures (continued)

When a project is deemed to no longer have commercially viable prospects to the Company, E&E expenditures in respect of that project are deemed to be impaired. As a result, those E&E expenditures, in excess of estimated recoveries, are written off to the statement of comprehensive loss/income.

The Company assesses E&E assets for impairment when facts and circumstances suggest that the carrying amount of an asset may exceed its recoverable amount. The recoverable amount is the higher of the asset's fair value less costs to sell and value in use.

Once the technical feasibility and commercial viability of extracting the mineral resource has been determined, the property is considered to be a mine under development and is classified as 'mines under construction'. E&E assets are also tested for impairment before the assets are transferred to development properties. Mining exploration and evaluation expenditures are classified as intangible assets.

b) Impairment of Non-Financial Assets

Impairment tests on intangible assets with indefinite useful economic lives are undertaken annually at the financial year-end. Other non-financial assets, including exploration and evaluation assets, are subject to impairment tests whenever events or changes in circumstances indicate that their carrying amount may not be recoverable. Where the carrying value of an asset exceeds its recoverable amount, which is the higher of value in use and fair value less costs to sell, the asset is written down accordingly.

Where it is not possible to estimate the recoverable amount of an individual asset, the impairment test is carried out on the asset's cash-generating unit, which is the lowest group of assets in which the asset belongs for which there are separately identifiable cash inflows that are largely independent of the cash inflows from other assets. An impairment loss is charged to profit or loss, except to the extent they reverse gains previously recognized in accumulated other comprehensive loss/income.

c) Financial Instruments

Financial Assets

Financial assets are classified into one of the following categories based on the purpose for which the asset was acquired. All transactions related to financial instruments are recorded on a trade date basis. The Company's accounting policy for each category is as follows:

Financial assets at fair value through profit or loss ("FVTPL")

A financial asset is classified at fair value through profit or loss if it is classified as held for trading or is designated as such upon initial recognition. Financial assets are designated as at FVTPL if the Company manages such investments and makes purchase and sale decisions based on their fair value in accordance with the Company's risk management strategy. Attributable transaction costs are recognized in profit or loss when incurred. FVPTL are measured at fair value, and changes, are recognized in profit or loss. There are no financial assets classified in this category.

Held to Maturity ("HTM")

Securities that have a fixed maturity date and which the Company has positive intention and the ability to hold to maturity are classified as held-to-maturity and are initially recognized at fair value and subsequently at amortized cost using the effective interest rate method. Transaction costs incurred to acquire held to maturity financial instruments are included in the underlying balance. There are no financial assets classified in this category.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

3. Summary of Significant Accounting Policies (continued)

c) Financial Instruments (continued)

Digital assets

The digital assets are traded in active markets and are may be resold in the near future, generating a profit from the fluctuations in prices or margins. As a result, the Company has determined that its holding of digital assets should be accounted for under IAS 2, Inventories. Under IAS 2, digital assets are measured at fair value less cost to sell, with changes in fair value recognized in profit or loss

Loans and Receivables

These assets are non-derivative financial assets resulting from the delivery of cash or other assets by a lender to a borrower in return for a promise to repay on a specified date or dates, or on demand. They are initially recognized at fair value plus transaction costs that are directly attributable to their acquisition or issue and subsequently carried at amortized cost, using the effective interest rate method, less any impairment losses. Amortized cost is calculated taking into account any discount or premium on acquisition and includes fees that are an integral part of the effective interest rate and transaction costs. Gains and losses are recognized in profit or loss when the loans and receivables are derecognized or impaired, as well as through the amortization process. The Company has classified cash as loans and receivables.

Available-For-Sale Investments

Non-derivative financial assets that do not meet the definition of loans and receivables are classified as available-for-sale and comprise principally the Company's strategic investments in entities not qualifying as subsidiaries or associates. Available-for-sale investments are carried at fair value with changes in fair value recognized in other comprehensive loss/income. Where there is a significant or prolonged decline in the fair value of an available-for-sale financial asset (which constitutes objective evidence of impairment), the full amount of the impairment, including any amount previously recognized in other comprehensive loss/income, is recognized in profit or loss. If there is no quoted market price in an active market and fair value cannot be readily determined, available-for-sale investments are carried at cost. There are no financial assets in this category. On sale or impairment, the cumulative amount recognized in other comprehensive loss/income is reclassified from accumulated other comprehensive loss/income to profit or loss.

Effective interest method

The effective interest method calculates the amortized cost of a financial asset and allocates interest income over the corresponding period. The effective interest rate is the rate that discounts estimated future cash receipts over the expected life of the financial asset, or, where appropriate, a shorter period, to the net carrying amount on initial recognition. Income is recognized on an effective interest basis for debt instruments other than those financial assets classified as FVTPL.

Impairment of Financial Assets

At each reporting date, the Company assesses whether there is any objective evidence that a financial asset or a group of financial assets is impaired. A financial asset or group of financial assets is deemed to be impaired, if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset and that event has an impact on the estimated future cash flows of the financial asset or the group of financial assets.

If in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the reversal of the previously recognized impairment loss is recognized in the statement of loss and comprehensive loss.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

3. Summary of Significant Accounting Policies (continued)

c) Financial Instruments (continued)

Financial liabilities are classified into one of following categories:

Fair Value through profit or loss

This category comprises derivatives or liabilities acquired or incurred principally for the purpose of selling or repurchasing it in the near term. They are carried in the statement of financial position at fair value with the changes in fair value recognized in the statement of loss and comprehensive loss. There are no financial liabilities in this category.

Other financial liabilities

Financial liabilities are classified as other financial liabilities, based on the purpose for which the liability was incurred, and comprise of trade payables and accrued liabilities. These liabilities are initially recognized at fair value net of any transaction costs directly attributable to the issuance of the instrument and subsequently carried at amortized cost using the effective interest rate method. This ensures that any interest expense over the period to repayment is at a constant rate on the balance of the liability carried in the statement of financial position. Interest expense in this context includes initial transaction costs and premiums payable on redemption, as well as any interest or coupon payable while the liability is outstanding. This category includes accounts payable, due to a company controlled by a director and convertible debentures.

Derecognition of financial liabilities

The Company derecognizes financial liabilities when, and only when, the Company's obligations are discharged, cancelled or expired.

d) Compound financial instruments

Compound financial instruments issued by the Company comprise convertible debentures that can be converted into shares include both a financial liability and an equity component, such as the option to convert debentures in shares. The components of the instrument are classified separately as liabilities and equity. The Company first determines the carrying amount of financial liability by discounting future cash flows representing principal payments and interest payments generally at market rate for a similar liability which no equity component is associated to. The carrying value of the equity instrument that represents the convertible in share option is then determined by deducting the carrying amount of financial liability in the amount of the hybrid instrument as a whole.

e) Tax Credits and Mining Duties

The Government of Quebec provides a 16% non-taxable refundable credit for losses to help operators meet exploration, mineral deposit evaluation and mine development costs by refunding part of eligible expenditures incurred. This credit is based on the lesser of:

- The amount of the annual loss; and
- 50% of eligible exploration expenditures, mineral deposit evaluation and mine development expenses, reduced by tax credits related to resources.

The Government of Quebec also offers businesses having establishments and that carry on activities in Quebec a refundable tax credit of 28% on eligible exploration expenses. Tax credits and mining duties, which are earned as a result of qualifying mineral exploration expenses, are recognized when the exploration expenses are incurred and collection is reasonably assured. They are applied to reduce related mineral exploration expense in the period recognized.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

3. Summary of Significant Accounting Policies (continued)

f) Income Taxes

Income tax expense comprises of current and deferred tax. Current tax and deferred tax are recognized in net income except to the extent that it relates to a business combination or items recognized directly in equity or in other comprehensive loss/income.

Current income taxes are recognized for the estimated income taxes payable or receivable on taxable income or loss for the current year and any adjustment to income taxes payable in respect of previous years. Current income taxes are determined using tax rates and tax laws that have been enacted or substantively enacted by the year-end date.

Deferred tax assets and liabilities are recognized where the carrying amount of an asset or liability differs from its tax base, except for taxable temporary differences arising on the initial recognition of goodwill and temporary differences arising on the initial recognition of an asset or liability in a transaction which is not a business combination and at the time of the transaction affects neither accounting nor taxable profit or loss.

Recognition of deferred tax assets for unused tax losses, tax credits and deductible temporary differences is restricted to those instances where it is probable that future taxable profit will be available against which the deferred tax asset can be utilized. At the end of each reporting year, the Company reassesses unrecognized deferred tax assets. The Company recognizes a previously unrecognized deferred tax asset to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

g) Share Capital

Equity instruments are contracts that give a residual interest in the net assets of the Company. Financial instruments issued by the Company are classified as equity only to the extent that they do not meet the definition of a financial liability or financial asset. The Company's common shares, preferred shares, share warrants and flow-through shares are classified as equity instruments.

Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

Flow-through Shares

The Company may from time to time issue flow-through common shares to finance a significant portion of its exploration program. Pursuant to the terms of the flow-through share agreements, these shares transfer the tax deductibility of qualifying resource expenditures to investors. On issuance, the Company bifurcates the flow-through share into i) a flow-through share premium, equal to the estimated premium, if any, investors pay for the flow-through feature, which is recognized as a liability, and ii) share capital.

Upon expenditures being incurred, the Company derecognizes the liability and recognizes a deferred tax liability for the amount of tax reduction renounced to the shareholders. The premium is recognized as other income and the related deferred tax is recognized as a tax provision.

Proceeds received from the issuance of flow-through shares are restricted to be used only for Canadian resource property exploration expenditures within a two-year period. The portion of the proceeds received but not yet expended at the end of the Company's reporting year is disclosed separately as flow-through share proceeds.

The Company may also be subject to a Part XII.6 tax on flow-through proceeds renounced under the Look-back Rule, in accordance with Government of Canada flow-through regulations. When applicable, this tax is accrued as a financial expense until paid.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

3. Summary of Significant Accounting Policies (continued)

h) Share-based Payments

Where equity-settled share options are awarded to employees, the fair value of the options at the date of grant is charged to the statement of comprehensive loss/income over the vesting period. Performance vesting conditions are taken into account by adjusting the number of equity instruments expected to vest at each reporting date so that, ultimately, the cumulative amount recognized over the vesting period is based on the number of options that eventually vest. Non-vesting conditions and market vesting conditions are factored into the fair value of the options granted. As long as all other vesting conditions are satisfied, a charge is made irrespective of whether these vesting conditions are satisfied. The cumulative expense is not adjusted for failure to achieve a market vesting condition or where a non-vesting condition is not satisfied.

Where the terms and conditions of options are modified before they vest, the increase in the fair value of the options, measured immediately before and after the modification, is also charged to the statement of comprehensive loss/income over the remaining vesting period.

Where equity instruments are granted to employees, they are recorded at the fair value of the equity instrument granted at the grant date. The grant date fair value is recognized in comprehensive loss/income over the vesting period, described as the period during which all the vesting conditions are to be satisfied.

Where equity instruments are granted to non-employees, they are recorded at the fair value of the goods or services received in the statement of comprehensive loss/income. Options or warrants granted related to the issuance of shares are recorded as a reduction of share capital.

When the value of goods or services received in exchange for the share-based payment cannot be reliably estimated, the fair value is measured by use of a valuation model.

All equity-settled share-based payments are reflected in reserves until exercised. Upon exercise, shares are issued from treasury and the amount reflected in reserves is credited to share capital, adjusted for any consideration paid.

Where a grant of options is cancelled or settled during the vesting period, excluding forfeitures when vesting conditions are not satisfied, the Company immediately accounts for the cancellation as an acceleration of vesting and recognizes the amount that otherwise would have been recognized for services received over the remainder of the vesting period. Any payment made to the employee on the cancellation is accounted for as the repurchase of an equity interest except to the extent the payment exceeds the fair value of the equity instrument granted, measured at the repurchase date. Any such excess is recognized as an expense.

i) Loss per Share

The basic loss per share is computed by dividing the net income or loss applicable to common shares of the Company by the weighted average number of common shares outstanding for the relevant year.

The diluted loss per common share is computed by dividing the net income or loss applicable to common shares by the sum of the weighted average number of common shares issued and outstanding and all additional common shares that would have been outstanding, if potentially dilutive instruments were converted.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

3. Summary of Significant Accounting Policies (continued)

j) Rehabilitation Provisions

The Company is subject to various government laws and regulations relating to environmental disturbance caused by exploration and evaluation activities. The Company records the present value of the estimated costs of legal and constructive obligations required to restore the explorations sites in the period in which the obligation is incurred. The nature of the rehabilitation activities includes: restoration, reclamation, and revegetation of the affected exploration sites.

The rehabilitation provision generally arises when the environmental disturbance is subject to government laws and regulations. When the liability is recognized, the present value of the estimated costs is capitalized by increasing the carrying amount of the related mining assets. Over time, the discounted liability is increased for the changes in present value based on current market discount rates and liability specific risks.

Additional environment disturbances or changes in rehabilitation costs will be recognized as additions to the corresponding assets and rehabilitation liability in the period in which they occur. As of September 30, 2018, no rehabilitation provision has been recorded.

k) Net Smelters Return ("NSR") Royalties

The NSR royalties are generally not to be accounted for when acquiring the mining property since they are deemed to be a contingent liability. Royalties are only accounted for when probable and can be measured with sufficient reliability.

1) Segment Disclosures

The Company currently operates in a single segment: the acquisition and exploration of mining properties. All of the Company's activities are conducted in Canada and Iceland.

m) Application of New and Revised IFRS

New and revised IFRSs

IFRS 9 - Financial Instruments - In November 2009, the IASB issued IFRS 9, which will replace IAS 39, "Financial instruments: Recognition and Measurement. IFRS 9 uses a single approach to determine whether a financial asset is measured at amortized cost or fair value, and replaces the multiple category and measurement models in IAS 39. The approach in IFRS 9 focuses on how an entity manages its financial instruments in the context of its business model, as well as the contractual cash flow characteristics of the financial assets. The new standard also requires a single impairment method to be used, replacing the multiple impairment methods currently provided in IAS 39. IFRS 9 is effective for annual periods beginning on or after January 1, 2018. The Company has determined it has not had a material impact on its consolidated financial statements.

IFRS 15 - Revenue from Contracts with Customers has an effective date for annual reporting periods beginning on or after January 1, 2018. The Company has determined it has not had a material impact on its consolidated financial statements.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

4. Critical Accounting Judgments and Estimates

The Company makes estimates and assumptions about the future that affect the reported amounts of assets and liabilities. Estimates and judgments are continually evaluated based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. In the future, actual experience may differ from these estimates and assumptions.

The effect of a change in an accounting estimate is recognized prospectively by including it in comprehensive loss in the year of the change, if the change affects that year only, or in the year of the change and future years, if the change affects both.

Information about critical judgments in applying accounting policies that have the most significant risk of causing material adjustment to the carrying amounts of assets and liabilities recognized in the financial statements within the next financial year are discussed below:

a) Judgments

i) Exploration and Evaluation Expenditures

The application of the Company's accounting policy for exploration and evaluation expenditure requires judgment in determining whether it is likely that future economic benefits will flow to the Company, which may be based on assumptions about future events or circumstances. Estimates and assumptions made may change if new information becomes available. If, after expenditure is capitalized, information becomes available suggesting that the recovery of expenditure is unlikely, the amount capitalized is written off in the profit or loss in the year the new information becomes available.

iii) Income Taxes

Significant judgment is required in determining the provision for income taxes. There are many transactions and calculations undertaken during the ordinary course of business for which the ultimate tax determination is uncertain. The Company recognizes liabilities and contingencies for anticipated tax audit issues based on the Company's current understanding of the tax law. For matters where it is probable that an adjustment will be made, the Company records its best estimate of the tax liability including the related interest and penalties in the current tax provision. Management believes they have adequately provided for the probable outcome of these matters; however, the final outcome may result in a materially different outcome than the amount included in the tax liabilities.

In addition, the Company recognizes deferred tax assets relating to tax losses carried forward to the extent that it is probable that taxable profit will be available against which a deductible temporary difference can be utilized. This is deemed to be the case when there are sufficient taxable temporary differences relating to the same taxation authority and the same taxable entity which are expected to reverse in the same year as the expected reversal of the deductible temporary difference, or in years into which a tax loss arising from the deferred tax asset can be carried back or forward. However, utilization of the tax losses also depends on the ability of the taxable entity to satisfy certain tests at the time the losses are recouped.

b) Estimates

i) Title to Mineral Properties

Although the Company has taken steps to verify title to mineral properties in which it has an interest, these procedures do not guarantee the Company's title. Such properties may be subject to prior agreements or transfers and title may be affected by undetected defects.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

4. Critical Accounting Judgments and Estimates (continued)

b) Estimates (continued)

ii) Digital assets - valuation

Many digital assets are traded in active markets and are valued based upon quoted prices (less costs to sell), a portion of such digital assets may not be actively traded and are valued based upon quoted prices for similar assets or based upon unobservable inputs. These valuations require the Company to make significant estimates and assumptions. Digital assets are generally considered to be commodities or similar to commodities and are treated as inventory for financial reporting purposes. Unrealized gains and losses on digital assets are recorded as net unrealized gain (loss) on digital assets.

iii) Share-based Payment Transactions

The Company measures the cost of equity-settled transactions with employees by reference to the fair value of the equity instruments at the date at which they are granted. Estimating fair value for share-based payment transactions requires determining the most appropriate valuation model, which is dependent on the terms and conditions of the grant. This estimate also requires determining the most appropriate inputs to the valuation model including the expected life of the stock option, volatility and dividend yield and making assumptions about them. The assumptions and models used for estimating fair value for share-based payment transactions are disclosed in Note 10.

iv) Provisions and Contingencies

The amount recognized as provision, including legal, contractual, constructive and other exposures or obligations, is the best estimate of the consideration required to settle the related liability, including any related interest charges, taking into account the risks and uncertainties surrounding the obligation. In addition, contingencies will only be resolved when one or more future events occur or fail to occur. Therefore assessment of contingencies inherently involves the exercise of significant judgement and estimates of the outcome of future events. The Company assesses its liabilities and contingencies based upon the best information available, relevant tax laws and other appropriate requirements.

v) Impairment of exploration and evaluation assets

Exploration and evaluation assets shall be assessed for an impairment test when facts and circumstances suggest that their carrying amount may exceed recoverable amount. When facts and circumstances suggest that the carrying amount exceeds the recoverable amount, the Company shall measure, present and disclose any resulting impairment loss. Indications of impairment as well as the evaluation of recoverable amount of exploration and evaluation assets require significant judgment. Management considers various factors including, but are not limited to, financial and human resources available, exploration budgets planned, importance and results of exploration work done previously, industry and economic trends and price of minerals.

vi) Valuation of tax credits related to resources and mining tax credits

Tax credit related to resources and mining tax credit for the current and prior periods are measured at the amount expected to be recovered from the taxation authorities using the tax rates and tax laws that have been enacted or substantively enacted at the statement of financial position date. Uncertainties exist with respect to the interpretation of tax regulations for which certain expenditures could be disallowed by the taxation authorities in the calculation of credits, and the amount and timing of their collection.

The calculation of the Company's credits necessarily involves a degree of estimation and judgment in respect of certain items whose tax treatment cannot be finally determined until notice of assessments and payments have been received from the relevant taxation authority. Difference arising between the actual results following final resolution

For the nine months ended September 30, 2018 and 2017 (Unaudited)

4. Critical Accounting Judgments and Estimates (continued)

b) Estimates (continued)

of some of these items and the assumptions made could necessitate adjustments to tax credit related to resources and to mining tax credit, exploration and evaluation assets and income tax expense in future periods.

The amounts recognized in the financial statements are derived from the Company's best estimation and management's judgment as described above. However, the inherent uncertainty regarding the outcome of these items means that eventual resolution could differ from the accounting estimates and therefore have an impact on the Company's financial position and its cash flows.

5. Receivables

As of September 30, 2018 and December 31, 2017, the Company had receivables as described below:

	September 30, 2018	December 31, 2017
	<u> </u>	\$
Sales taxes recoverable	254,202	96,935

6. Digital assets

Digital assets are typically part of a decentralized system of recording transactions and issuance of new units and rely on cryptography to secure its transactions, to control the creation of additional units, and to verify the transfer of assets.

The Company's subsidiary, ZeU, in the period raised \$3,708,692 from digital assets valued on the date received. As at September 30, 2018, due to a general market decrease in digital assets, the value of the assets had declined to \$916,891, and accordingly, the Company recorded an unrealized impairment charge of \$2,791,801.

7. Exploration and Evaluation Assets

	Villebon Property	Julie and Isoukustouc Projects	Lithium Properties	Le Royal Property	Ungava Property	Iceland Property	ZeU Crypto Asset	Total
	\$	\$	\$	\$	\$	\$	\$	
December 31, 2016	1	497,046	2,537	52,500	2,708	-	-	554,792
Acquisition costs	-	-	30,000	165,500	-	478,051		673,551
Exploration costs		4,730	-	21,416	-	305,632		331,778
December 31, 2017	1	501,776	32,537	239,416	2,708	783,683	-	1,560,121
Exploration costs	-	8,279	-	148,444	-	348,741	148,092	653,556
September 30,2018	1	510,055	32,537	387,860	2,708	1,132,424	148,092	2,213,677

The exploration and evaluation assets are described in more detail below.

Villebon Property

The Villebon Property is located within the Abitibi Greenstone Belt of northwestern Quebec.

In a prior year, the Company concluded there were indications that certain of the remaining claims comprising the asset and may be impaired and as a result, the Company recorded an impairment charge and wrote the property down to a nominal value.

Julie and Isoukustouc Projects

The Julie Project is located south of Lac La Blache, Quebec and the Isoukustouc Project is located within the Manicouagan River – Manic Complex, Quebec.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

7. Exploration and Evaluation Assets (continued)

The Company continues to pursue exploration activities in the Julie area. Upon the Company exercising the option of its 100% interest in the property and upon commencement of full scale production, the optionor becomes eligible to receive 3% of the NSRs from the Company. The Company has the right to purchase 1.5% of the NSR from the Optionor at any time, but not later than 12 months from the commencement of industrial exploitation of the properties for a total cash sum of \$3,000,000.

In August 2018, the Company selected about 100kg of material from the B40 showing of the Isoukustouc project. The material has been assessed and prepared for shipping to different independent laboratories for independent review of a metallurgical flow sheet designed by the Company's metallurgists. This project is owned 100% by the Company's subsidiary Kings of the North Corporation.

Lithium Properties

The Lithium Properties are comprised of a block of projects located in Quebec.

During the year ended December 31, 2017, the Company acquired the remaining 50% interest in certain claims comprising the Lithium Properties by issuing 500,000 common shares with a fair value of \$30,000 (Note 9) giving the Company 100% ownership of the Lithium Properties.

Le Royal Property

The Le Royal Property is located north of Val d'Or, Quebec.

On July 15, 2016, as last amended on October 7, 2016, the Company entered into an Option Agreement with Lepidco Ltd. (formerly Platypus Minerals Ltd.) ("Lepidco"), a company listed on the Australian Stock Exchange, to jointly acquire up to a 100% interest in the Le Royal Property. The distribution will be a 90% interest for the Company and a 10% interest for Lepico.

The Company is required to fulfill the following consideration in order to acquire its interest in the Le Royal Property:

Acquisition:

On or before October 11, 2016

On or before April 10, 2017

On or before October 11, 2017

Exploration work:

On or before October 7, 2019

Milestone payments:

Payable in cash or issuance of common shares. If the Company elects to issue shares, the number of shares will be determined based on the volume weighted average price for 5 trading days post announcement of the NI43-101 resource.

Finder's fee:

Issuance of 1,500,000 common shares (issued, at a fair value of \$45,000 (Note 9)).

Issuance of 500,000 common shares (issued, at a fair value of \$25,000 (Note 9)).

Issuance of 1,000,000 common shares and \$50,000 to be paid as cash or shares with a minimum \$0.05 share price (issued 2,000,000 common shares total with a fair value of \$130,000 to fully settle this acquisition payment (Note 9)).

Complete \$450,000 in exploration work. Magnor Exploration Inc. will be guaranteed \$100,000 of the contracts for work at fair market value.

Compliant NI43-101 5 million tonnes at 1.0%: \$500,000 payable in cash or shares. Compliant NI43-101 10 million tonnes at 1.0%: \$1,000,000 payable in cash or shares.

Issuance of 360,000 common shares (issued, with a fair value of \$18,000 (Note 9)) and 3% of all planned payments, excluding the Milestone payments noted above.*

For the nine months ended September 30, 2018 and 2017 (Unaudited)

7. Exploration and Evaluation Assets (continued)

During the year ended December 31, 2017, the Company issued 2,860,000 common shares for a total fair value of \$173,000. \$7,500 of this was accrued during 2016 and adjusted from the obligation to issue shares account to share capital in the 2017 year.

Lepidico paid an initial \$10,000 and will provide access of its lepidolite-lithium extraction technology to the Company for the Le Royal Property. Lepidico has the option to increase its ownership interest in the Le Royal Property up to 1 year after the date of acquisition by paying the Company 150% of 40% of its total expenditures and after 1 year after the date of acquisition by paying the Company 200% of 40% of its total expenditures.

The optionor is entitled to a 1% NSR, based on zone requirements and can be reduced on the basis of additional claims acquired by the Company, such that the NSR does not exceed 2%. The Company has the right to purchase 0.5% of the NSR from the optionor at any time for a total cash sum of \$1,000,000.

Iceland Resources EHF / St-Georges Iceland Ltd.

The Iceland Resources is located in Iceland.

On November 16, 2016, the Company entered into a Binding Term Sheet with Iceland Resources, an exploration company incorporated under the laws of the Republic of Iceland, with a focus on the Scandinavian region. On February 28, 2017, the Company and Iceland Resources executed a Purchase of Business Agreement (the "Purchase Agreement"), whereby the Company will acquire all of the issued and outstanding shares of Iceland Resources for total consideration of \$850,000 as follows:

- Payment of \$500,000 by way of issuance of 6,000,000 common shares of the Company (issued 6,450,000 common shares with a fair value of \$129,000 (Note 9) of which 450,000 common shares were finder shares);
- Issuance of a 40% interest in Iceland Resources back to the shareholders of Iceland Resources prior to the acquisition;
- Issuance of a convertible debenture of \$350,000, bearing interest at a rate of 6% per annum and maturing December 31, 2026 (Note 8).

The Company will be required to invest \$1,000,000 over a 2 year period to further develop mineral projects held by Iceland Resources.

The purchase price was allocated as follows:

	\$
Total consideration paid (Shares and debentures)	479,000
Allocation to identifiable assets acquired:	
Other assets	(949)
E&E Assets	(478,051)
Residual amount allocated to E&E assets acquired	479,000

In August 2018, Iceland Resources received notice of a forced execution of an option agreement pre-dating the Company's acquisition of Iceland Resources. The option allows Iceland Resources to acquire 15% of the energy developer company Íslensk Vatnsorka EHF through an agreement with its largest shareholder Spá EHF.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

7. Exploration and Evaluation Assets (continued)

Kings of the North Corp. ("KOTN")

During the year ended December 31, 2017, the Company established a wholly-owned subsidiary, Kings of the North, to facilitate mining transactions in Canada.

On November 14, 2017, the Company reported that its newly formed subsidiary (KOTN), planned to "farm-in" the Hemlo North Gold Project.

KOTN entered into a Letter of Intent ("LOI") with Canadian Orebodies (TSX-V:CORE, "CORE") in order to option or "farm-in" CORE's Hemlo North Project. Hemlo North is located approximately 17 km northeast of the Hemlo gold mine in the Ontario's Marathon district. It covers approximately 6,800 hectares. A highway bisects the project providing good access to much of the property. A recent NI 43-101 Technical Report was completed in December, 2016.

KOTN's interest in the project is driven by the similarity of formations within the project boundaries and at the nearby Hemlo Mine. These porphyry bodies contain gold within and adjacent to the property boundaries of the Hemlo North project. In addition, multiple gold and precious metal targets occur within banded iron formation and volcanic hosted massive sulfides. KOTN believes the multitude of gold and base metal targets generated by past work coupled with geophysical anomalies and historic drilling have de-risked the next phase of exploration.

In order to acquire an additional 10% interest in the Hemlo North Project (for a total of 85%), KOTN agrees to deliver a positive pre-feasibility study (with going forward recommendations) on the Project before December 31, 2021.

Canadian Orebodies Buyback Option

CORE has the option to buy back up to a 25% interest in the Properties by making the following payments to the Purchaser:

- \$1,000,000, and
- 300% x (the qualified expenditures incurred by the Purchaser, as well as any amounts incurred in relation to the production of a technical report and/or a pre-feasibility study) x (percent interest to be bought back by the Vendor)

KOTN and Canadian Orebodies shall provide additional information in regards to the contemplated transaction and its progress in the coming weeks.

Winter House Option

On December 17, 2017, St-Georges announced that KOTN entered into an option agreement to acquire a 100% interest in the Winter House project.

In consideration for the 100% interest in the Property, KOTN will issue an aggregate of 6,000,000 Shares, assume \$140,000 in current and on-going exploration expenses and grant a 3.5% net smelter return royalty on the Property.

On exercise of the Option, KOTN will have 18,000,000 Shares outstanding, of which St-Georges will hold 67%.

In June 2018, KOTN issued 2,000,000 shares for the acquisition of Winter House project.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

7. Exploration and Evaluation Assets (continued)

ZeU Crypto Networks Inc. Property

On January 4, 2018, the Company formed a new wholly owned subsidiary called ZeU Crypto Networks Inc. ("ZeU"). On February 23, 2018, ZeU entered into an asset purchase agreement with Qingdao Tiande Technologies Limited to purchase all intellectual property for consideration of up to 150,000,000 common shares through the issuance of 65,000,000 common shares and 75,000,000 common share purchase warrants on the closing date. An additional 10,000,000 common shares will be issued upon satisfaction of milestone conditions. Closing of the transaction will be subject to ZeU completing total financing of up to \$30,000,000 convertible debentures.

In February 2018, St-Georges assigned its license agreement with Qingdao Tiande Technologies Limited to ZeU in consideration of 20,000,000 common shares of ZeU at a deemed price of \$0.10 per share and the assumption of the royalty obligations.

On August 13, 2018, ZeU received a termination notice, which was accompanied by a request to negotiate a new agreement. The revised financial demands by Tiande rendered the transaction commercially impossible for ZeU. ZeU has commenced the process of consulting with its legal advisors to seek full reimbursement and compensation of its expenses.

In May 2018, the Company signed an Arrangement Agreement providing for the spin-out of ZeU with the intent of listing ZeU on the Canadian Securities Exchange ("CSE").

In July 2018, the Company obtained the final order of the Superior Count of Quebec approving the Arrangement with ZeU, and filed to obtain conditional approval from the CSE to list ZeU, the last required condition to complete the distribution of ZeU shares to the Company's shareholders of record on August 7, 2018. The Company's shareholders will receive approximately one share of ZeU, for every eight shares they own of the Company share.

In July 2018, the Company obtained the final order of the Superior Count of Quebec approving the Arrangement with ZeU, and filed to obtain conditional approval from the CSE to list ZeU, the last required condition to complete the distribution of ZeU shares to the Company's shareholders of record on August 7, 2018. The Company's shareholders will receive approximately one share of ZeU, for every eight shares they own of the Company share.

On July 5, 2018, Zeu closed an initial tranche of its 10% unsecured convertible debentures offering for an aggregate principal amount of \$5,063,692, of which \$3,708,692 was subscribed in consideration of digital assets. Each convertible debenture issued will have a maturity date of July 5, 2020 and be convertible into common shares of ZeU at a price of \$1.00.

In September 2018, ZeU has conducted tests and deployed a 4 nodes private blockchain infrastructure using resources leased from Amazon Cloud Services. The current structure is allowing development and integration testing.

Borealis EHF

The Company wholly owned subsidiary Borealis EHF ("Borealis"). Borealis moved the focus of its platform development towards a distributed exchange structure and initiated test using EOS public blockchain in order to limit gas costs of transaction. The scenarios being studied would integrate ZeU private block chain with EOS to reduce development time and further limit the costs per transaction while keeping the control on the smart contracts tokens issuances and the utility tokens used in the distributed platform. Limited version of the testing platform should be available for review by regulatory authorities in the planned jurisdictions of operations by the end of 2018.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

7. Exploration and Evaluation Assets (continued)

Lithium Extraction Technology

On December 7, 2017, the Company announced that it had entered into a final agreement to deploy its proprietary lithium extraction suite of technologies.

St-Georges and Iconic Minerals Ltd (TSX-V:ICM) (Iconic) entered into a definitive exclusive technology licensing agreement for all sites to be operated by Iconic and/or its affiliates in the state of Nevada.

In return for a perpetual license for the technologies and its future improvements, Iconic will pay to St-Georges:

- Invest by way of private placement CAD \$100,000 in St-Georges equity within 6 months or the next private placement offering.
- Issue in total 5 million common shares (the "Shares") of Iconic to be released in stages, based on benchmarks reached. The performance schedule outlining the stages of each development phase where Shares will be issued according to the schedule below:
 - > 2,000,000 shares at Stage 1 Benchmark completion: which is defined by the delivery of an independent laboratory report currently commissioned to Dundee Sustainable Technologies by St-Georges;
 - > 1,500,000 shares at Stage 2 Benchmark completion: which is defined by independent report describing results of initial pilot mining operations and the processing of a minimum of one (1) metric ton in a simulated industrial environment; and
 - > 1,500,000 shares at Stage 3 Benchmark completion: which is defined by the reception of a Preliminary Economical Assessment Report (PEA) or at commercialization decision or the third (3rd) year anniversary mark of this agreement assuming other issuance have all been done;

The Shares St-Georges earns in each stage will be escrowed for the duration of 36 months.

A perpetual Net Revenue Interest Royalty (NRI) of 5% on all minerals produced on sites licensed with SX technologies;

In September, 2018, the Company received bulk material from Iconic Bonnie Claire lithium project. The Company metallurgical work determined that the bulk of the lithium is located in the super fine particles allowing separating the agglomerated fines with a mechanical process prior to passing it through its process, improving potentially the % of recovery of the Li and reducing significantly the overall mineral material being processed.

SX Lithium recovery for Clays and Hard Rock Technology

SX technology process lithium bearing material in three (3) phases:

- 1. Concentrates the lithium bearing material.
- 2. Converts the lithium to a salt and purifies it through lithium selection. The process involves gasification to activate the lithium and selectively removing the lithium salt from the other elements with the usage of a proprietary technique, which will be kept confidential at this stage.
- 3. It involves purification and direct production of lithium carbonate or lithium hydroxide and can be linked to a lithium metal production.

On August 8, 2018, the Company announced that it has signed a binding term sheet with Hipo Resources Ltd. ("Hipo"), a public company based in Australia to provide research and development utilizing products, extraction methods and proprietary technology to develop Hipo's Democratic Republic of Congo lithium project in separation, recovery, and purification of lithium from its lithium-bearing material. Once a definitive agreement has been entered into, Hiop will issued to the Company up to 27,000,000 common shares of its capital stock over a 36-month period.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

7. Exploration and Evaluation Assets (continued)

The performance benchmarks over the 36-month period according to the schedule below:

- 1. 1,500,000 shares at signing.
- 2. 8,500,000 shares at Stage 1 Benchmark completion: which is defined by the delivery of an independent laboratory report commissioned by the Company, indicating positive viable lithium recoveries.
- 3. 8,500,000 shares at Stage 2 Benchmark completion: defined by independent report describing results of initial pilot mining operations and the processing of a minimum of one (1) metric ton in a simulated industrial environment.
- 4. 8,500,000 shares at Stage 3 Benchmark completion: defined by the receipt of either: a Preliminary Economical Assessment Report (PEA); a commercialization decision; the third (3rd) year anniversary of this agreement assuming all other issuances have been made.

8. Accounts payable and accrued liabilities

Accounts payable (Note 14)
Accrued liabilities (Note 14)

September 30, 2018	December 31, 2017
\$	\$
578,773	395,899
76,500	174,500
655,273	570,399

To September 30, 2018, the Company has recorded an obligation of \$64,973 (December 31, 2017 - \$93,223) for consulting fees to be settled with the issuance of common shares.

9. Convertible Debentures

a) Convertible Debentures issued in 2013

On July 3, 2013, the Company issued Convertible Unsecured Debentures in the aggregate amount of \$230,000.

Debentures with a total face value of \$115,000 were converted in December 2017 and \$115,000 was converted during the period ended September 30, 2018 at a conversion price of \$0.14 resulting in 819,562 common shares being issued for each conversion.

b) Convertible Debentures issued in 2017

On February 28, 2017, in conjunction with the acquisition of Iceland Resources, the Company issued Convertible Unsecured Debentures (the "Debentures") in the aggregate amount of \$350,000 (Note 6).

The Debentures bear interest at the annual rate of 6% calculated annually and payable on a pro-rata basis on conversion or at maturity. The Debentures mature on December 31, 2026. At any time before the maturity date the Debentures are convertible at the option of either the holder or the Company into common shares of the Company or it's subsidiary Iceland Resources at a conversion price equal to the market price of the Company's common shares on the day preceding the conversion subject to a \$0.10 minimum.

As the conversion price is not fixed, the Company first calculated any derivative liability which was determined to be \$nil and as such the full face value was recorded to the debt component.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

9. Convertible Debentures (continued)

b) Convertible Debentures issued in 2017 (continued)

The 2017 First Debentures	
	\$
Debt component on inception	350,000
Accrued interest	17,605
December 31, 2017	367,605
Accrued interest	15,750
Converted	(366,800)
September 30, 2018	16,555

On June 19, 2017, the Company issued Convertible Unsecured Debentures (the "Second Debentures") in the aggregate amount of \$351,500.

The Second Debentures bear interest at the annual rate of 10% calculated quarterly in arrears and payable on a prorata basis on conversion or at maturity. The Second Debentures mature on December 16, 2018. At any time before the maturity date the Second Debentures are convertible at the option of either the holder or the Company into Units of the Company at a conversion price of \$0.05 per Unit. Each Unit is comprised of one common share and one half share purchase warrant; each whole warrant is exercisable into one common share at a price of \$0.075 until May 22, 2019. The Company paid a cash commission of \$27,500, and issued non-transferrable finder's warrants valued at \$12,735 using the Black Scholes Option Pricing Model to purchase 550,000 Units at \$0.05 until December 16, 2018 (Note 9).

At the date of issuance, the Company calculated the debt component of the Second Debentures, representing the present value of interest and principal repayment until December 18, 2018. The difference between the face value and the debt component, net of issuance costs, amounted to \$38,997 and represents the conversion option, which was recorded in the equity of the Company.

Second Debentures with a total face value of \$301,500 and accrued interest of \$14,270 were converted during the year ended December 31, 2017 into 6,312,554 common shares and 3,156,277 warrants. Total interest expense of \$16,982 and accretion expense of \$73,023 were recorded on the Second Debentures during the year ended December 31, 2017.

The balance of the Second Debentures was converted during the period ended September 30, 2018.

The 2017 Second Debentures

	\$
Debt component on inception	272,268
Accrued interest	16,982
Accretion	73,023
Converted	(315,770)
December 31, 2017	46,503
Converted	(46,503)
September 30, 2018	<u> </u>

c) Convertible Debentures issued in July 2018

On July 5, 2018, ZeU closed an initial tranche of its 10% unsecured convertible debentures offering for an aggregate principal amount of \$5,063,692, of which \$3,708,692 was subscribed in consideration of digital assets. Each convertible debenture issued will have a maturity date of July 5, 2020 and be convertible into common shares of ZeU at a price of \$1.00.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

10. Share Capital

a) Common Shares

The Company is authorized to issue an unlimited number of common shares, voting, participating and with no par value. The share capital of the Company consists only of fully paid common shares.

The holders of common shares are entitled to receive dividends, which may be declared from time to time, and are entitled to one vote per share at meetings of the Company. All shares are ranked equally with regards to the Company's residual assets.

2017

On February 28, 2017, the Company issued 6,450,000 common shares as payment for the acquisition of Iceland Resources at a fair value of \$129,000 (Note 6).

On May 30, 2017, the Company issued 860,000 common shares at a fair value of \$43,000. This was payment for the second payment of the acquisition of the Le Royal Property and finder's fee (Note 6).

On October 25, 2017, the Company issued an additional 2,000,000 common shares for a fair value of \$130,000 as third payment for the acquisition of the Le Royal Property (Note 6).

On December 14, 2017, the Company completed a private placement of 6,000,000 units priced at \$0.10 per unit, for total proceeds of \$600,000. The Company incurred cash issuance costs of \$42,000 and issued 300,000 finder warrants with a fair value of \$33,602. Each unit consists of one common share and one non-transferrable warrant entitling the holder to acquire one additional common share at an exercise price of \$0.15 for a period of 24 months from the initial issue date.

On November 13, 2017, the Company issued 500,000 common shares with a fair value of \$30,000 to an arm's length party to acquire the remaining 50% interest in certain Lithium Properties (Note 6).

On December 8, 2017, an Officer and Director of the Company exercised 400,000 stock options with an exercise price of \$0.075 which were granted during the year ended December 31, 2017. An amount of \$18,000 was reclassified from the reserve related to expense previously recorded on these options. An additional amount of \$30,000 was recorded to share capital being the proceeds on exercise. No cash was received as proceeds were netted against balance due this director.

On December 19, 2017, the Company issued 1,469,203 common shares with a fair value of \$249,765 to settle debts totalling 137,442 resulting in a loss on debt settlement of \$112,323.

During the year ended December 31, 2017, the Company issued 7,139,872 common shares upon the conversion of convertible debt into common shares of the Company (Note 8).

During the year ended December 31, 2017, the Company issued 7,250,000 common shares at \$0.04 for gross proceeds of \$290,000 and 3,300,000 common shares at \$0.06 for gross proceeds of \$198,000 on the exercise of warrants issued during 2016. The Company also issued 825,000 common shares for gross proceeds of \$48,125 on the exercise of finder's warrants. An additional amount of \$12,735 was reclassified from the reserve to share capital related to the fair value of these warrants on grant.

During the year ended December 31, 2017, the Company issued 415,479 common shares at \$0.075 for gross proceeds of \$31,160 on the exercise of warrants issued through the conversion of 2017 Second Debentures (Note 8).

For the nine months ended September 30, 2018 and 2017 (Unaudited)

10. Share Capital (continued)

2018

On July 13, 2018, the Company issued 2,157,648 common shares on conversion of \$366,800 of the Iceland debentures and accrued interest.

On August 1, 2018, the Company issued 260,568 common shares with a fair value of \$42,375 to settle debts.

During the period ended September 30, 2018, the Company issued 1,868,603 common shares for \$166,236 as payment for debentures.

During the period ended September 30, 2018, the Company issued 14,550,960 common shares for \$2,807,242 for the exercise of warrants and issued 113,000 common shares for \$33,900 as warrants exercise payment to settle the former chief Financial Officer claims.

During the period ended September 30, 2018, the Company issued 450,000 common shares for \$33,750 for the exercise of stock options.

During the period ended September 30, 2018, the Company had \$590,000 in subscriptions receivable.

b) Preferred shares

The Company is authorized to issue an unlimited number of preferred shares without nominal or par value. To September 30, 2018, the Company has not issued any preferred shares.

c) Share-based payment reserve

The share-based payment reserve account is used to record the accumulated fair value of stock options recognized as share-based payments. The reserve is increased by the fair value of these items on vesting and is reduced by the corresponding amounts when options are exercised (Note 10).

d) Warrants

The following is a summary of changes in warrants from January 1, 2017 to September 30, 2018:

	Number of	weighted Average
	Warrants	Exercise Price
		\$
Balance as at January 1, 2017	15,184,582	0.08
Issued	18,059,536	0.09
Exercised	(11,790,479)	0.05
Balance as at December 31, 2017	21,453,639	0.18
Exercised	(14,663,960)	0.16
Balance as at September 30, 2018	6,789,679	0.14

Numberof

Maighted Arrange

At September 30, 2018, the warrants have a remaining average life of 1.13 years.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

11. Share-based Payments

Stock Option Plan

On September 1, 2009, the Company established a stock-based compensation plan. Under the stock-based compensation plan, the board of directors of the Company may, from time to time, at its discretion, and in accordance with CSE requirements, grant to directors, officers and technical consultants of the Company, non-transferable options to purchase common shares, provided that the number of common shares reserved for issuance will not exceed ten percent (10%) of the issued and outstanding common shares exercisable for a period of up to five (5) years from the date of grant. The number of common shares reserved for issuance to any individual director or officer will not exceed five percent (5%) of the issued and outstanding Common Shares and the number of Common Shares reserved for issuance to all technical consultants will not exceed two percent (2%) of the issued and outstanding Common Shares.

Options may be exercised no later than 90 days following cessation of the optionee's position with the Company, provided that if the cessation of office, directorship, or technical consulting arrangement was by reason of death, the option may be exercised with a maximum period of one year after such death, subject to expiry date of such option.

The subscription price of the shares which may be issued under the plan must not be lower than the closing price of the last regular board lot sold on the CSE on the trading day immediately preceding the date of grant and not less than \$0.10 per share. The option price is payable in full at the time the options is exercised. The vesting periods in respect of the options are determined by the Board of Directors at the time of each grant of options.

During the year ended December 31, 2017, the Company issued 775,000 stock options with an exercise price of \$0.075. The Company estimated a grant date fair value of these options of \$34,247. The grant date fair values of these options were estimates based on the following assumptions: share price at grant date of \$0.045; exercise price of \$0.075; expected life of 5 years; expected volatility of 341%; risk free interest rate of 0.95%; expected dividend yield rate of 0%; and forfeiture rate of 0%. Additional stock based compensation of \$3,634 was incurred during the year ended December 31, 2017 related to the vesting of options granted in the 2016 year.

During the nine months ended September 30, 2018, the Company issued 5,500,000 stock options with an exercise price of \$0.80. The Company estimated a grant date fair value of these options of \$1,206,202. The grant date fair values of these options were estimates based on the following assumptions: share price at grant date of \$0.219; exercise price of \$0.80; expected life of 5 years; expected volatility of 219%; risk free interest rate of 2.16%; expected dividend yield rate of 0%; and forfeiture rate of 0%. Stock based compensation of \$1,206,202 was incurred during the nine months ended September 30, 2018 related to the vesting of options granted in the 2018 year.

The following options were outstanding as at September 30, 2018:

Grant Date	Expiry Date	Exercise Price	Opening balance December 31, 2017	Issued	Cancelled/ Exercised	Closing balance September 30, 2018	Vested
April 3, 2014	April 3, 2019	\$ 0.20	650,000	-	-	650,000	650,000
July 19, 2016	July 19, 2021	\$ 0.075	2,900,000	-	(700,000)	2,200,000	2,200,000
June 1, 2017	June 1, 2022	\$ 0.075	775,000	-	(150,000)	625,000	625,000
April 19,2018	April 19, 2023	\$ 0.80		5,500,000	-	5,500,000	5,500,000
			4,325,000	1,450,000	(850,000)	8,975,000	8,975,000

At September 30, 2018, the stock options have a weighted average exercise price of \$0.53 (December 31, 2017-\$0.09) and weighted average remaining life of 3.77 years (December 31, 2017 - 3.21 years).

For the nine months ended September 30, 2018 and 2017 (Unaudited)

12. Financial Risk Management and Financial Instruments

Financial Risk

The primary goals of the Company's financial risk management are to ensure that the outcomes of activities involving elements of risk are consistent with the Company's objectives and risk tolerance, and to maintain an appropriate risk/reward balance while protecting the Company's balance sheet from events that have the potential to materially impair its financial strength. Balancing risk and reward is achieved through aligning risk appetite with business strategy, diversifying risk, pricing appropriately for risk, mitigating risks through preventive controls and transferring risk to third parties.

The Company's exposure to potential loss from financial instruments is primarily due to various market risks, including interest rate, liquidity and credit risk.

Market Risk

Market risk is the risk of loss arising from adverse changes to market rates and prices, such as interest rates, equity market fluctuations, foreign currency exchanges rates, and other relevant market rate or price changes. Market risk is directly influenced by the volatility and liquidity in the markets in which the related underlying assets are traded. Below is a discussion of the Company's primary market risk exposures and how those exposures are currently managed.

Liquidity Risk

Liquidity risk is the risk that an entity will encounter difficulty in raising funds to meet cash flow commitments associated with financial instruments. The purpose of liquidity management is to ensure that there is sufficient cash to meet all financial commitments and obligations as they fall due. To manage cash flow requirements, the Company may have to issue additional common shares or conclude private placements.

As at September 30, 2018, the Company has current liabilities of \$720,246 due within 12 months and has cash of \$806,104 to meet its current obligations. As a result, the Company does face some liquidity risk considering its long term debt.

Credit Risk

Credit risk is the risk that one party to a financial instrument fails to discharge an obligation and causes financial loss to another party. The Company's credit risk is due mainly to its receivable. This amount best represents the Company's maximum exposure to any potential credit risk. The risk is assessed as low.

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market-interest rates. The Company's convertible debentures have fixed interest rates and accordingly are not subject to cash flow interest rate risk due to changes in the market rate of interest. The Company does not use financial derivatives to reduce its exposure to risk. The management of the Company considers its interest rate risk to be minimal.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

12. Financial Risk Management and Financial Instruments (continued)

Fair Value Measurement

Fair value is the amount at which a financial instrument could be exchanged between willing parties, based on current markets for instruments with the same risk, principal and remaining maturity. Fair value estimates are based on present value and other valuation techniques using rates that reflect those that the Company could currently obtain, on the market, for financial instruments with similar terms, conditions and maturities.

The carrying amount and fair value of financial instruments are considered to be a reasonable approximation of fair value because of their short-term maturities.

Financial instruments measured at fair value are classified into one of three levels in the fair value hierarchy according to the relative reliability of the inputs used to estimate the fair values. 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 that are observable for the asset or liability either directly or indirectly; and
- Level 3 Inputs that are not based on observable market data.

Cash is measured using level 1 inputs.

13. Capital Management

Capital is comprised of the Company's shareholders' equity and any debt that it may issue. As at September 30, 2018, the Company's shareholders' equity was \$(287,924). The Company's objectives when managing capital are to maintain financial strength and to protect its ability to meet its on-going liabilities, to continue as a going concern, to maintain creditworthiness and to maximize returns for shareholders over the long term.

Protecting the ability to pay current and future liabilities includes maintaining capital above minimum regulatory levels, current financial strength rating requirements and internally determined capital guidelines and calculated risk management levels. To meet these objectives, management monitors the Company's capital requirements against unrestricted net working capital and assesses additional capital requirements on specific business opportunities on a case-by-case basis.

The capital for expansion is mostly from proceeds from the issuance of common shares. The net proceeds raised will only be sufficient for a certain amount of exploration and development work on its properties, and for working capital purposes. Additional funds will be required to finance the Company's corporate objectives. There was no change in the Company's capital management policy for the period ended September 30, 2018. The Company is not currently exposed to any externally imposed capital requirements.

14. Contingencies

Claims

From time to time, the Company may be subject to claims from related and third parties. To December 31, 2017, the Company's legal counsel estimated \$60,767 (December 31, 2016 - \$60,767) in claims from the former Chief Financial Officer ("CFO") of the Company, which has been recorded in accounts payable. In the current period, the former CFO and the Company settled in the amount of \$63,900 of which \$30,000 was settled in cash and \$33,900 was paid in 113,000 shares of the Company at a price of \$0.30 per share.

For the nine months ended September 30, 2018 and 2017 (Unaudited)

15. Related Party Transactions

a) Related party transactions

During the period, the Company incurred transactions with related parties including companies controlled by its CFO, Chief Executive Officer, Directors, Vice President of Exploration and corporate secretary. The Company incurred management and administration fees of \$625,750 (2017 - \$416,250) during the period.

b) Due to Related Parties

At September 30, 2018, included in accounts payable and accrued liabilities is \$179,677 (December 31, 2017 - \$284,078) owing to related parties. These amounts are non-interest bearing, unsecured and have no fixed terms of repayment.

c) Stock Options Granted

At April 19, 2018, a total of 4,350,000 stock options were granted to the key management to purchase common shares of the Company at an exercise price of \$0.80 per share on or before April 19, 2023.

16. Subsequent Events

 On October 11, 2018, Iceland Resources executed a share purchase and subscription agreement with Spá EHF and Íslensk Vatnsorka EHF, for Iceland Resources to acquire a 15% interest in Íslensk Vatnsorka EHF, a private company with its main project being Hagavatnsvirkjun, a 10-20 MW hydro power plant located south of Langjokull in Iceland.

The Company may earn a 15% interest in Íslensk Vatnsorka EHF, as follows:

- (i) Acquiring 5% of the Íslensk Vatnsorka EHF securities from Spá EHF in consideration of the issuance of a convertible debenture in the aggregate principal amount of \$200,000 bearing interest at a rate of 6% per annum capitalised annually, maturing on the date which is 10 years from its date of issuance, and convertible in shares at a 20% discount from the 7 days volume weighted average price of the share price subject to a minimum of \$0.10 per share from its issuance until the Maturity Date, and
- (ii) Subscribing to 10% of the Íslensk Vatnsorka EHF securities in consideration of a convertible debenture in the aggregate principal amount of CAD\$200,000 bearing interest at a rate of 6% per annum capitalised annually, maturing on the maturity date, and convertible in shares at the Discount Price subject to a minimum of \$0.15 per share, and a convertible debenture in the aggregate principal amount of CAD\$200,000 bearing interest at a rate of 6% per annum capitalized annually, and convertible in shares subject to a minimum of \$0.20 per share.
- On October 11, 2018, the Company entered into a share purchase agreement with the minority shareholders of Iceland Resources, to acquire the remaining 40% interest in Iceland Resources, such that Iceland Resources is now a wholly owned subsidiary of the Company.

Under the terms of the SPA, the Company

- (i) Paid \$60,000;
- (ii) Issued 727,124 common shares of the Company;
- (iii) Issued 6% capitalised interest debenture convertible into common shares at a price equal to a 5 days VWAP on the day of the conversion, subject to a minimum price of \$0.15 per share, for an aggregate principal amount of \$300.000; and
- (iv) Issued 300,000 share purchase warrants of the Company, exercisable at a price of \$0.15 per share for a period of one year.