CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the Three and Nine Months ended September 30, 2018 and 2017

(Unaudited - Expressed in Canadian dollars, unless otherwise stated)

Notice to Reader of the Unaudited Condensed Consolidated Interim Financial Statements For the three and nine months ended September 30, 2018 and 2017

The unaudited condensed consolidated interim financial statements of Maple Leaf Green World Inc. (the "Company") for the three and nine months ended September 30, 2018 and 2017 ("Financial Statements") have been prepared by management and have not been reviewed by the Company's independent auditor. The Financial Statements should be read in conjunction with the Company's audited financial statements for the year ended December 31, 2017 which are available on the SEDAR website at www.sedar.com.

Condensed Consolidated Interim Statements of Financial Position

[Unaudited - Expressed in Canadian dollars]

	Notes	Sept	ember 30, 2018	Dec	ember 31, 2017
ASSETS			Unaudited		Audited
Current assets					
Cash and cash equivilants		\$	380,039	\$	3,411,778
Other receivables	8		241,144		133,776
Deposits	4		-		1,577,401
Prepaids			6,411		27,119
			627,594		5,150,074
Deposits	4		2,231,397		-
Long term prepaids			26,771		26,771
Deferred financing costs			81,829		-
Property, plant and equipment	5		9,823,125		3,208,121
Total assets		\$	12,790,716	\$	8,384,966
LIABILITIES AND EQUITY Current liabilities					
Accounts payable and accrued liabilities		\$	2,688,721	\$	213,422
Current portion of finance leases	8		137,645		123,252
Current portion of notes payable	6		30,000		-
Deposit for shares issuable	14		79,800		-
Other payables			5,324		-
			2,941,490		336,674
Finance Leases	8		589,783		699,868
Notes Payable	6 and 8		135,923		131,723
Total liabilities			3,667,196		1,168,265
Equity					
Share capital	7		23,606,663		19,361,733
Other reserves	7		12,000,671		5,496,464
Accumulated other comprehensive incom	ie		68,200		(25,217)
Deficit			(26,552,014)		(17,616,279)
			9,123,520		7,216,701
Total liabilities and equity		\$	12,790,716	\$	8,384,966

APPROVED ON BEHALF OF THE BOARD

(signed) Raymond Lai	(signed) Terence Lam
Director	Director

Condensed Consolidated Interim Statements of Loss and Comprehensive Loss

[Unaudited - Expressed in Canadian dollars except share data]

		Thr	ee months ended Se	eptember 30,	N	ine Months Ended Se	eptember 30,
	Notes		2018	2017		2018	2017
Revenue							
Consulting fees	8	\$	- \$	-	\$	- \$	99,825
Leasing fees	8		-	-		-	119,790
			-	-		-	219,615
Operating expenses							
Share-based compensation	7 and 8		186,197	_		6,718,690	85,324
Personnel costs	8		91,893	45,000		223,662	135,000
Professional fees			60,226	22,145		196,099	85,229
Consulting fees	8		189,789	387,185		418,400	607,041
Office			108,777	28,890		213,891	101,423
Advertising and promotion			13,019	36,327		141,946	160,699
Rent	13		31,663	19,217		74,092	45,029
Repairs and maintenance			173			3,871	-
Regulatory and transfer agent			23,586	17,301		85,775	64,524
Travel			23,574	29,108		43,653	59,485
Research and development			12,852	-		24,363	-
Foreign exchange expense			18,136	383,107		21,580	419,295
Gain on recovery of bad debt			10,130	303,107		(24,490)	-
Depreciation and amortization	5		5,096	16,300		14,660	25,715
Depreciation and uniorazation	<u> </u>		764,981	984,580		8,156,192	1,788,764
Loss before other items			(764,981)	(984,580)		(8,156,192)	(1,569,149)
Interest income			60	-		452	-
Finance expense	6 and 8		(25,724)	(1,324)		(90,392)	(3,972)
Net finance expense			(25,664)	(1,324)		(89,940)	(3,972)
Other items							
Impairment of assets	5		(692,558)	_		(692,558)	_
Other income	-		284	7,134		2,954	21,955
Loss for the period		\$	(1,482,919) \$	(980,094)	\$	(8,935,736) \$	(1,551,166)
the man the state of the second section of the section							
Items that may be reclassified subsequently to Foreign currency translation adjustment, net	•		(46,942)	(279,739)		93,417	(304,622)
			, -,- ,	(-,,		,	(/- /
Total comprehensive loss		\$	(1,529,861) \$	(1,258,509)	\$	(8,842,319) \$	(1,855,788)
Loss per chara attributable to the agrifus ball	dors of the Common:						
Loss per share attributable to the equity hole	uers or the company	ć	(0.01) 6	(0.01)	ć	(0.0C) ¢	(0.04)
Loss per share - basic and diluted	ding basis	\$	(0.01) \$	(0.01)	\$	(0.06) \$	(0.01)
Weighted average number of shares outstan	unig - pasic		460 205 560	430 440 505		452 200 640	420 406 242
and diluted			160,305,560	138,449,585		153,389,640	128,486,313

Condensed Consolidated Interim Statements of Changes in Equity (Deficit)

[Unaudited - Expressed in Canadian dollars]

		Share o	apital		Oth	er Reserves	_		1
		Number of		Share-based	Warrant	Total - other	Accumulated other		
	Note	common shares	Amounts	payments reserve	reserve	reserves	comprehensive income	Deficit	Total equity
At December 31, 2017		147,073,331	19,361,733	5,351,464	145,000	5,496,464	(25,217)	(17,616,278)	7,216,702
Other comprehensive income		-	-	-	-	-	93,417	-	93,417
Loss for the period			-		-	-		(8,935,736)	(8,935,736)
Options granted	7		-	6,553,739	-	6,553,739		-	6,553,739
Options granted for land lease	7			69,768	-	69,768	•	-	69,768
Brokers warrants	7	-	-	-	164,951	164,951		-	164,951
Shares issued upon option exercised	7	1,100,000	263,251	(139,251)	-	(139,251)) -	-	124,000
Shares issued upon warrant exercised	7	6,021,272	1,285,581	-	(145,000)	(145,000)) -	-	1,140,581
Shares issuance expense	8	-	(238,322)	-		-		-	(238,322)
Private placement	8	4,890,699	2,934,419	-	-			-	2,934,419
At September 30, 2018		159,085,302	\$ 23,606,663	\$ 11,835,720	\$ 164,951	\$ 12,000,671	\$ 68,200	\$ (26,552,014)	\$ 9,123,520

		Share cap	ital		Oth	er Reserves	_		
		Number of common		Share-based	Warrant	Total - other	Accumulated other		
		shares	Amounts	payments reserve	reserve	reserves	comprehensive income	Deficit	Total equity
At December 31, 2016		121,447,261	11,135,578	5,242,614	338,800	5,581,414	39,177	(15,810,440)	945,729
Other comprehensive income		-	-			-	(304,622)	-	(304,622)
Loss for the period		-	-	-	-	-	-	(1,551,166)	(1,551,166)
Revaluation of fair value of options	7	-	-	85,324		85,324	-	-	85,324
Shares issued upon warrant exercised	7	6,710,000	627,000	-	(69,500)	(69,500	-	-	557,500
Private placement	7	13,216,070	6,941,773	-	132,161	132,161	-	-	7,073,934
At September 30, 2017		141,373,331 \$	18,704,351	\$ 5,327,938	\$ 401,461	\$ 5,729,399	\$ (265,445) \$	(17,361,607)	\$ 6,806,698

Condensed Consolidated Interim Statements of Cash Flows

[Unaudited - Expressed in Canadian dollars]

		Γhre	e months end	ed Se	eptember 30,	Nin	e Months Ended Sep	tember 30,
	Notes		2018		2017		2018	2017
OPERATING ACTIVITIES								
Loss for the period		\$	(1,482,919)	\$	(979,308)	\$	(8,935,736) \$	(1,551,166
Items not affecting cash:								
Depreciation and amortization	6		5,096		7,810		14,660	17,225
Interest Expenses			-		(196)		-	3,972
Interest Paid			-		297		-	(6,008
Impairment of assets	6		692,558		-		692,558	-
Share based compensation	8		186,197		-		6,718,690	85,324
Cash flows used in operations before non-cash we	orking capital		(599,068)		(971,397)		(1,509,828)	(1,450,653)
Changes in non-cash working capital								
Other receivables			22,041		247,232		(107,368)	(141,387
Prepaids			5,072		,		20,708	-
Deposit on shares issuable			(129,600)		_		79,800	_
Accounts payable and accrued liabilities			1,103,100		(95,355)		2,398,794	(112,326
Cash flows from (used in) operating activities			401,545		(819,520)		882,106	(1,704,366
Payment on finance land lease Deposits	4		(36,334) 308,677		-		(95,692) (653,996)	-
Additions to property, plant and equipment			(2,796,488)		(322,550)		(7,187,098)	(2,569,582
Cash flows used in investing activity			(2,524,145)		(322,550)		(7,936,786)	(2,569,582)
FINANCING ACTIVITIES								
Note payable			30,000		-		30,000	-
Issuance of common share units	8		478,200		-		2,934,419	7,268,838
Share issuance costs	8		(29,274)		-		(238,322)	(194,904
Proceeds from option exercised	8		30,000		-		124,000	-
Proceeds from warrant exercised	8		-		150,000		1,140,581	568,500
Cash flows from financing activities			508,926		150,000		3,990,678	7,642,434
Foreign exchange effect on cash			25,794		15,517		32,263	14,089
Net increase (decrease) in cash			(1,613,674)		(992,070)		(3,031,739)	3,382,575
Cash, beginning of period			1,967,919		5,025,591		3,411,778	666,463
Cash, end of period		\$	380,039	\$	4,049,038	\$	380,039 \$	4,049,038

Notes to the Unaudited Condensed Consolidated Interim Financial Statements Three and nine months ended September 30, 2018

(Unaudited - Expressed in Canadian dollars, unless otherwise stated)

1. NATURE OF OPERATIONS

Maple Leaf Green World Inc. ("Maple Leaf" or the "Company") is incorporated in Alberta, Canada, with common shares listed on the Aequitas NEO Exchange under the ticker symbol MGW. The corporate office is located at 500, 1716 – 16 Ave NW, Calgary, Alberta, T2M 0L7. In October 2012, Maple Leaf changed its name to Maple Leaf Green World Inc. from Maple Leaf Reforestation Inc.

In order to develop its medical marijuana/cannabis business in the United States of America ("USA"), the Company incorporated a wholly-owned subsidiary, Golden State Green World LLC ("Golden State"), in California, USA in 2015. In March 2017, the Company incorporated another wholly-owned subsidiary, SSGW LLC ("SSGW"), in Nevada, USA.

Maple Leaf and its subsidiaries focus on the cannabis industry in North America. The Company operates or funds three cannabis projects, in British Columbia, California, and Nevada. To date, the Company has not yet generated material revenue to cover expenditures, and therefore it has incurred losses since inception.

These unaudited condensed consolidated interim financial statements were approved and authorized for issue by the Board of Directors of the Company on November 14, 2018.

2. GOING CONCERN

These unaudited condensed consolidated interim financial statements have been prepared on the basis of accounting principles applicable to a going concern, which assumes that the Company will continue in operation for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of operations. As of September 30, 2018, The Company had an accumulated deficit of \$26,552,014 (December 31, 2017 - \$17,616,278), incurred losses of \$8,935,736 (2017 - \$1,551,166), and cash flows from operations of \$882,106, (2017 - \$1,704,366)) for the period then ended. As such, there is a material uncertainty related to these events and conditions that may cast significant doubt on the Company's ability to continue as a going concern and therefore, it may be unable to realize its assets and discharge its liabilities in the normal course of business.

Management recognizes that the ability of the Company to carry out its planned business obligations depends on its ability to raise adequate financing from shareholders and other investors, obtaining an Access to Cannabis for Medical Purposes ("ACMPR") license, and achieving profitable operations in the future. If the Company is not able to raise additional funds, there would be significant doubt that the Company would be able to continue as a going concern. The Company is actively trying to raise other sources of financing.

These condensed consolidated interim financial statements do not reflect adjustments, which could be material, to the carrying values of assets and liabilities that may be required should the Company be unable to continue as a going concern. Such adjustments would be material.

3. BASIS OF PREPARATION

a) Statement of Compliance

These unaudited condensed consolidated interim financial statements have been prepared in accordance with International Accounting Standard 34 – Interim Financial Reporting ("IAS 34") of the International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB").

Notes to the Unaudited Condensed Consolidated Interim Financial Statements Three and nine months ended September 30, 2018

(Unaudited - Expressed in Canadian dollars, unless otherwise stated)

Accordingly, certain disclosures included in annual consolidated financial statements prepared in accordance with IFRS as issued by the IASB have been condensed or omitted and these unaudited condensed consolidated interim financial statements should be read in conjunction with the Company's audited consolidated financial statements for the year ended December 31, 2017. These unaudited condensed consolidated interim financial statements follow the same significant accounting policies set out in note 4 to the audited consolidated financial statements for the year ended December 31, 2017 except for the following:

- (i) Effective January 1, 2018, the Company has adopted IFRS 9 Financial Instruments ("IFRS 9") which replaces the provisions of IAS 39 Financial Instruments: Recognition and Measurement ("IFRS 39") that relate to the recognition, classification and measurement of financial assets and financial liabilities, de-recognition of financial instruments, impairment of financial assets and hedge accounting. IFRS 9 contains three principle classification categories for financial instruments: measured at amortized cost, fair value through other comprehensive income ("FVOCI") and fair value through profit or loss ("FVTPL"). The previous IAS 39 categories of held to maturity, loans and receivables and available for sale are eliminated. IFRS 9 bases the classification of financial instruments on the contractual cash flow characteristics and the company's business model for managing the financial asset. The adoption of IFRS 9 on January 1, 2018 resulted in changes to accounting policies which have been applied retrospectively, however this did not result in any financial statement adjustments.
- (ii) IFRS 15 Revenue from Contracts with Customers which establishes a five-step model to account for revenue arising from contracts with customers, was adopted by the Company on January 1, 2018. Adoption of this standard does not have any impact on the Company's financial statements.
- (iii) IFRS 2 Share-based Payments amendment clarifies how to account for the effects of vesting and non-vesting conditions on the measurement of cash-settled share-based payments, shared-based payment transactions with a net settlement feature and a modification to the terms and conditions that changes the classification of the transactions. The Company has adopted this amendment on January 1, 2018. The adoption of this amendment had no impact on the Company's financial statements.

b) Basis of Consolidation and Comparative Figures

These unaudited condensed consolidated interim financial statements include the accounts of Maple Leaf and its wholly-owned subsidiaries: Golden State Green World LLC of California, and SSGW LLC of Nevada.

Balances, transactions, revenues and expenses between the Company and its subsidiaries are eliminated on consolidation.

Certain comparative figures have been reclassified to conform to the financial statement presentation adopted for the current year.

Notes to the Unaudited Condensed Consolidated Interim Financial Statements Three and nine months ended September 30, 2018

(Unaudited - Expressed in Canadian dollars, unless otherwise stated)

4. **DEPOSITS**

Company	Project	Septe	ember 30, 2018	Dece	mber 31, 2017
BioNeva Innovations of Henderson LLC	Purchase of Company	\$	635,359	\$	68,270
Deposit 1	Telkwa, BC		1,102,500		1,102,500
Deposit 2	Telkwa, BC		-		330,634
Deposit 3	Henderson, NV		477,106		81,542
Foreign exchange effect			16,432		(5,545)
Balance March 31,2018	·	\$	2,231,397	\$	1,577,401

The Company has reclassed the deposits to long term due to the nature of the deposits and that it is not more likely than not that these items will be realized within a year.

In November 2016, the Company entered into a letter of intent ("LOI") with BioNeva Innovations of Henderson LLC ("BioNeva") to purchase 100% of its Nevada Medical Marijuana Registration Certificate C115 ("Permit 115"), for \$500,000 USD cash. Upon execution of the LOI, a deposit of \$68,270 (\$50,000 USD) was paid to BioNeva. The remaining \$450,000 USD was payable to BioNeva when the "Transfer of Application" process (to Maple Leaf) was completed by the State of Nevada. On September 15, 2017, the LOI was updated to allow for the acquisition of all outstanding equity shares of BioNeva on the same terms, instead of just acquiring Permit 115.

On January 23, 2018, the Company completed the purchase of all of the ownership interests in BioNeva and all of the ownership interest in the Nevada Medical Marijuana Registration Certificate C115 for \$635,359 (\$500,000 USD). In accordance with the terms of the transaction, the previous holders of the ownership interest of BioNeva assigned their interest to a Director of Maple Leaf, who in turn will transfer one hundred percent of the ownership interest and related licenses to SSGW in accordance with the terms of a Confession of Judgment upon direction of the Company. The license cannot be transferred until the Nevada facility is operational, therefore, the purchase price is included in deposits.

On May 24, 2017, the Company announced it engaged an independent contractor as the procurement, engineering, and construction manager for its cannabis cultivation facilities at Telkwa, British Columbia (the "BC Facility") and Henderson, Nevada. In September of 2017, Maple Leaf provided a deposit of \$1,102,500 for this work so that it could contract with construction partners and move the projects forward. In September of 2017, a dispute arose between the contractor and Maple Leaf which is still being resolved. Management feels that the deposit amounts are collectible and therefore no allowance has been provided against this balance.

On August 17, 2017, the Company entered into an agreement with an Engineering Firm to construct its cannabis cultivation facility in Henderson, Nevada for \$2,995,000 USD. Maple Leaf has provided deposits of \$900,000 USD, of which \$535,000 USD (\$696,018 CAD) had been recorded as development of the project as at September 30, 2018, and \$365,000 USD (\$477,106 CAD) was still in deposit. On June 20, 2018, the Company terminated the contract with the Engineering Firm. The Company has engaged counsel who has recommended arbitration with the Engineering Firm as per the terms of the contract. Management believes they had just cause to terminate the contract and will use all due diligence to recover the funds distributed.

Notes to the Unaudited Condensed Consolidated Interim Financial Statements Three and nine months ended September 30, 2018

(Unaudited - Expressed in Canadian dollars, unless otherwise stated)

5. PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment consist of the following:

As at September 30, 2018	\$ 45,920	\$	7,455,820	\$	144,401	\$	944,494	\$ 1,291,354	\$ 9,881,989
Foreign translation impact	320		21.400		4.461		_	39.903	66,084
Disposals and impairment	-		(692,558)		-		-	-	(692,558)
Additions	11,910		7,175,188		-		69,768	-	7,256,866
As at December 31, 2017	\$ 33,690	\$	951,790	\$	139,940	\$	874,726	\$ 1,251,451	\$ 3,251,597
Foreign translation impact	(660)		-		(9,838))	-	(10,586)	(21,084)
Disposals	(4,185)		-		-		-	-	(4,185)
Additions	4,945		951,790		-		874,726	1,100,913	2,932,374
As at December 31, 2016	\$ 33,590	\$	-	\$	149,778	\$	-	\$ 161,124	\$ 344,492
Cost	 niture and quipment	d	evelopment costs		and land provement	La	ind on finance lease	Land	Total
			Project	Gr	reenhouse				

As at September 30, 2018	\$	29,984	\$	-	\$	28,880	\$	-	\$ -	\$ 58,864
Foreign translation impact		113		-		615		-	-	728
Disposal		-		-		-		-	-	-
Depreciation and amortization		3,888		-		10,772		-	-	14,660
As at December 31, 2017	\$	25,983	\$	-	\$	17,493	\$	-	\$ -	\$ 43,476
Foreign translation impact		(100)		-		(561)		-	-	(661)
Disposal		(4,185)		-		-		-	-	(4,185)
Depreciation and amortization		7,092		-		14,309		-	-	21,401
As at December 31, 2016	\$	23,176	\$	-	\$	3,745	\$	-	\$ -	\$ 26,921
Accumulated depreciation	6	equipment		costs	imp	rovement		lease	Land	Total
	Fu	ırniture and	d	Project evelopment		eenhouse nd land	Lar	nd on finance		

	Furniture and	Project development	Greenhouse and land	and on finance		
Net book value	equipment	costs	improvement	lease	Land	Total
As at December 31, 2017	\$ 7,707	\$ 951,790	\$ 122,447	\$ 874,726	\$ 1,251,451	\$ 3,208,121
As at September 30, 2018	\$ 15,936	\$ 7,455,820	\$ 115,521	\$ 944,494	\$ 1,291,354	\$ 9,823,125

On June 20, 2018, the Company terminated the contract with the Engineering Firm hired to construct the Cannabis Cultivation facility in Henderson, Nevada. After review by the new architect and project manager it was determined that work completed by the previous Engineering Firm could not be utilized, therefore, the project development costs incurred of \$692,558 (\$535,000 USD) have been impaired.

6. NOTE PAYABLE

On September 17, 2018, the Company issued a promissory note in the amount of \$30,000 to an arm's length individual. The note bears interest at the rate of 12% per annum and matures on December 31, 2018. As at September 30, 2018, the carrying value of the note payable is \$30,000 (December 31, 2017 - \$Nil), and interest of \$Nil (December 31, 2017 - \$Nil) on the note payable had been paid.

In 2015, the Company's wholly-owned subsidiary, Golden State, entered into an agreement to purchase approximately 20 acres of land in southern California for an aggregate purchase price of US\$120,000. The Company paid US\$15,000 in cash and issued a promissory note in the amount of US\$105,000 secured by a Deed of Trust to an unrelated party and a member of key management with each individual having an undivided 50% interest in the notes payable. The note bears interest at the rate of 6% per annum and matures

Notes to the Unaudited Condensed Consolidated Interim Financial Statements Three and nine months ended September 30, 2018

(Unaudited - Expressed in Canadian dollars, unless otherwise stated)

on March 1, 2020. As at September 30, 2018, the carrying value of the note payable is \$135,923 (US\$105,000) (December 31, 2017 - \$131,723 (US\$105,000)), and interest of \$6,084 (US\$4,725) (December 31, 2017 - \$10,101 (US\$7,875)) on the note payable had been paid.

A summary of the note's payable is as follows:

Balance, December 31, 2016	140,984
Interest incurred	10,101
Interest paid	(10,101)
Foreign exchange	(9,261)
Balance, December 31, 2017	\$ 131,723
Add new Note Payable	30,000
Interest incurred	6,084
Interest paid	(6,084)
Foreign exchange	4,200
Balance, September 30, 2018	\$ 165,923

7. SHARE CAPITAL

(a) Authorized

Unlimited number of common shares without par value.

(b) Private Placement

On August 13, 2018, the Company closed the second tranche of a private placement and raised gross proceeds of \$478,200 by issuance of 797,000 units ("Units") at a price of \$0.60 per Unit. Each Unit consists of one common share of the Company and one common share purchase warrant. Each warrant is exercisable into one common share of the Company at a price of \$0.90 per share until August 13, 2020.

On June 15, 2018, the Company closed the first tranche of a private placement and raised gross proceeds of \$2,456,219 by issuance of 4,093,699 units ("Units") at a price of \$0.60 per Unit. Each Unit consists of one common share of the Company and one common share purchase warrant. Each warrant is exercisable into one common share of the Company at a price of \$0.90 per share until June 15, 2020.

Finder's fees of \$172,062 were recorded in connection with this private placement.

(c) Stock options

In April 2018, the Company granted 600,000 options to an employee and a director at \$0.70. In February 2018, the Company granted 7,200,000 options to employees, directors and consultants at \$0.60, of which 300,000 were forfeited during the first quarter. A total of \$6,718,690 (2017 - \$85,324) share-based compensation expenses have been recorded.

Notes to the Unaudited Condensed Consolidated Interim Financial Statements Three and nine months ended September 30, 2018

(Unaudited - Expressed in Canadian dollars, unless otherwise stated)

The Black Scholes valuation method was used with the following parameters:

9 months ended September 30, 2018 2017 Weighted average risk-free interest rate 2.00% NA Weighted average expected life of options (years) 4.00 NA Weighted average volatility 149% NA Dividend Nil NA Estimated forfeiture rate Nil NA

In October 2017, the Company granted a total of 500,000 options to a company owned by a related party of the Company for as part of the land lease at Telkwa at an exercise price of \$0.55 per share. The options vest in twelve months from the grant date and the expiry date of the options granted is September 5, 2019. Share based compensation of \$69,768 (2016 - \$Nil) was added to Land under Finance Lease.

0.74

NA

There were 1,100,000 options exercised during the period for gross proceeds of \$124,000, \$139,251 was transferred from contributed surplus to share capital on exercise of these options.

The following is a summary of option transactions:

Weighted average share price at the date of estimate

		O	ited average se price per
	Number of options		option
Balance, December 31, 2016	6,920,000	\$	0.13
Options granted	500,000		0.55
Balance, December 31, 2017	7,420,000	\$	0.16
Options granted	7,800,000		0.61
Options forfeited	(300,000)		0.60
Options cancelled	(1,000,000)		0.62
Options exercised	(1,100,000)		0.11
Balance, September 30, 2018	12,820,000	\$	0.39

Notes to the Unaudited Condensed Consolidated Interim Financial Statements Three and nine months ended September 30, 2018

(Unaudited - Expressed in Canadian dollars, unless otherwise stated)

As at September 30, 2018, the following stock options remained outstanding:

Expiry Date	Exerci	se Price	Number of options outstanding		Weighted average years to expiry
April 23, 2023	\$	0.70	600,000	600,000	4.56
January 31, 2023	\$	0.60	4,750,000	4,550,000	4.34
January 31, 2021	\$	0.60	1,450,000	1,050,000	2.34
April 10, 2021	\$	0.10	5,400,000	5,400,000	2.53
September 27, 2021	\$	0.24	100,000	100,000	2.99
November 6, 2019	\$	0.80	20,000	20,000	1.10
September 5, 2019	\$	0.55	500,000	-	0.93
	\$	0.39	12,820,000	11,720,000	3.21

(d) Warrants

The following is a summary of warrant transactions:

	ercise price	Exe	umber of warrants outstanding as at				lumber of warrants outstanding as at
Expiry date	er warrant	р	eptember 30, 2018	Expired	Exercised	Issued	January 1, 2018
April 8, 2018	0.100	\$	-	-	(1,150,000)	-	1,150,000
May 24, 2018	0.150	\$	-	-	(4,450,000)	-	4,450,000
May 4, 2020	0.850	\$	12,794,798	-	(421,272)	-	13,216,070
June 15, 2020	0.600	\$	400,000	-	-	400,000	
June 15, 2020	0.900	\$	4,093,699	-	-	4,093,699	
August 13, 2020	0.900	\$	797,000	-	-	797,000	
-			18,085,497	-	(6,021,272)	5,290,699	18,816,070

Expiry date	ercise price er warrant	Ex	Number of warrants outstanding as at December 31, 2017	Expired	Exercised	Issued	Number of warrants outstanding as at January 1, 2017
February 24, 2017	0.100	\$	-	-	(360,000)	-	360,000
April 8, 2018	0.100	\$	1,150,000	-	-	-	1,150,000
April 9, 2017	0.075	\$	-	-	(1,900,000)	-	1,900,000
November 16, 2017	0.075	\$	-	-	(9,300,000)	-	9,300,000
May 24, 2018	0.150	\$	4,450,000	-	(850,000)	-	5,300,000
May 4, 2020	0.850	\$	13,216,070	-	-	13,216,070	
			18.816.070	-	(12.410.000)	13.216.070	18.010.000

During the nine months ended September 30, 2018, a total of 6,021,272 warrants were exercised for gross proceeds of \$1,140,581 (2017 – 4,710,000 warrants, \$418,500). \$145,000 (2017 - \$58,500) was transferred from warrant reserve to share capital on exercise of these warrants.

On May 30, 2018, the Company entered into an agreement with Emerging Equities Inc. ("EEI") whereby EEI was engaged as strategic financial advisor and facilitator for the Company (the "Agreement"). Pursuant to the Agreement, EEI will evaluate various funding alternatives for the Company including potential private placements and debt funding by candidates introduced by EEI to the Company. The Agreement supersedes and replaces the letter agreement the Company entered into with EEI dated May 1, 2018 and announced by the Company on May 3, 2018 in conjunction with a proposed brokered private placement financing with EEI as lead agent. In consideration of EEI providing strategic financial advisor and facilitator services to the Company, the Company issued to EEI 400,000 common share purchase warrants on September 15, 2018,

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each warrant entitling EEI to acquire one common share of the Company at an exercise price of \$0.60 with a maturity date of September 15, 2020. The warrants are subject to a four-month hold. A total of \$164,951 (2017 - \$Nil) share-based compensation expenses were recorded to warrant reserve. The Black Scholes valuation method was used with the following parameters:

		9 months ended September 30,			
	•	2018	2017		
Risk-free interest rate		2.06%	NA		
Expected life of warrants (years)		2.00	NA		
Volatility		115%	NA		
Dividend		Nil	NA		
Estimated forfeiture rate		Nil	NA		
Share price at the date of estimate	\$	0.44	NA		

8. RELATED PARTY TRANSACTIONS

Related party transactions are in the normal course of operations and are measured at the fair value of consideration paid. Related party transactions are also disclosed in note 6.

The Company has identified its directors and executive staff as key management personnel. Compensation to key management, including fees paid to Company's controlled by directors and officers for their services provided, is as follows:

	Three months Septembe		Nine Months Ended September 30,						
	2018	2017		2018	2017				
Management remuneration	\$ 60,000 \$	30,000	\$	90,000 \$	90,000				
Consulting fee	30,000	15,000		45,000	45,000				
Land lease	120,000	-		180,000	-				
Stock based compensation	246,277	-		3,988,196	-				
Total	\$ 456,277 \$	45,000	\$	4,303,196 \$	135,000				

As at September 30, 2018, an amount of \$12,000 (December 31, 2017 - \$Nil) due from key management was outstanding and is included in other receivables.

As at September 30, 2018, an amount of \$732,403 (December 31, 2017 - \$Nil) for a finance lease for land in Telkwa, BC is due to an entity, owned by a Director of the Company. The lease is for a term of 5 years at \$20,000 per month. The Company has the option to purchase the land after October 2018 for a minimum of \$500,000.

As at September 30, 2018, an amount of \$135,923 (December 31, 2017 - \$131,723) in notes payable is due to an unrelated party and a member of key management with each individual having an undivided 50% interest in the notes payable.

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Amounts are non-interest bearing and are due on demand. The Company did not pay any long-term or termination benefits to its key management.

9. CAPITAL MANAGEMENT

The Company's objectives of capital management are to provide returns for shareholders and to comply with externally imposed capital requirements, if any, to safeguard the entity's ability to support the Company's normal operating requirements on an ongoing basis and continue to develop and expand its projects. As at September 30, 2018 and 2017, The Company has no externally imposed capital requirements.

The capital of the Company consists of notes payable and the items included in equity (deficiency). The Board of Directors does not establish a quantitative return on capital criteria for management but promotes year-over-year sustainable earnings growth targets. The Company manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. There have been no changes in the way the Company manages its capital during the nine months ended September 30, 2018.

10. FAIR VALUE MEASUREMENTS AND FINANCIAL INSTRUMENTS

The Company manages its exposure to key financial risk in accordance with the Company's financial risk management framework. The objective of the framework is to protect the Company's future financial security. The main risks that could adversely affect the Company's financial assets, liabilities or future cash flows are liquidity risk, credit risk and market risk, which comprise foreign exchange rate risk, interest rate risk and other price risk. The Company's Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework and reviews the Company's policies on an ongoing basis. Currently, the Company does not apply any form of hedge accounting.

(a) Fair value

Fair value estimates are made at a specific point in time, based on relevant market information and information about the financial instrument. These estimates are subjective in nature and involve uncertainties and matters of significant judgment, and therefore, cannot be determined with precision. Changes in assumptions could significantly affect estimates. Management assessed that the fair values of cash and cash equivalents, other receivables, accounts payable and accrued liabilities, and interest payable approximate their carrying amounts largely due to the short-term maturities of these instruments, and the fair value of the notes payable approximates its face value, as any interest arising from the notes payable is required to be paid to the security holder monthly.

The following table provides the quantitative disclosures of fair value measurement hierarchy of the Company's financial assets and liabilities measured on recurring basis.

		September 30, 2018						December 31, 2017						
	Quot	Quoted prices in Significant active markets observable inputs		Significant		Significant		ted prices in		Significant	Significant			
	activ			uno	bservable	act	ive markets	obs	ervable inputs	unobservable				
	(1	evel 1)	(Le	evel 2)	inputs (Level 3)		(Level 1)		(Level 2)		inputs (level 3)			
Assets and liabilities measured a	t fair valu	ie												
Cash	\$	380,039	\$	-	\$	-	\$	3,411,778	\$	-	\$	-		
Other receivables		229,144		-		-		133,776		-		-		
Notes payable		-		165,923		-		-		131,723		-		

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(Unaudited - Expressed in Canadian dollars, unless otherwise stated)

There was no transfer between fair value levels during the reporting period.

(b) Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations. The Company is exposed to credit risk primarily associated to other receivables and cash and cash equivalents. The carrying value of the financial assets represents the maximum credit exposure.

The Company undertakes credit evaluations on counterparties as necessary and has monitoring processes intended to mitigate credit risks. There was no amount in trade receivables at September 30, 2018 or 2017 for which a provision for doubtful debts is recognized or which were past due.

(c) Liquidity risk

Liquidity risk is the risk that the Company will be unable to meet its financial obligations as they fall due. The Company's approach to managing liquidity risk is to ensure, as far as possible, that it will have sufficient liquid funds to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Company's reputation. As at September 30, 2018, the Company has \$380,039 cash on hand (December 31, 2017 - \$3,411,778) and a working capital deficit of \$2,313,896 (working capital December 31, 2017 - \$4,813,400).

Based on the contractual obligations of the Company as at September 30, 2018, cash outflows of those obligations are estimated and summarized as follows:

	 Payment Due by Year								
	2021 and								
	2018	20:	L9 and 2020		beyond		Total		
Accounts payable and accrued liabilities	\$ 2,688,721	\$	-	\$	-	\$	2,688,721		
Notes payable	30,000		135,923		-		165,923		
Operating lease obligations	18,229		155,290		185,938		359,457		
Finance land lease obligations	60,000		480,000		420,000		960,000		
	\$ 2,796,950	\$	771,213	\$	605,938	\$	4,174,101		

(d) Market risk

The significant market risks to which the Company is exposed are interest rate risk and currency risk.

(i) Interest rate risk

Interest rate risk consists of two components:

(a) To the extent that payments made or received on the Company's monetary assets and liabilities are affected by changes in the prevailing market interest rates, the Company is exposed to interest rate cash flow risk.

Notes to the Unaudited Condensed Consolidated Interim Financial Statements Three and nine months ended September 30, 2018

(Unaudited - Expressed in Canadian dollars, unless otherwise stated)

(b) To the extent that changes in prevailing market rates differ from the interest rates in the Company's monetary assets and liabilities, the Company is exposed to interest rate price risk.

As the note payable bears a fixed coupon rate of 6% per annum, the Company does not have interest rate risk at year-end.

(ii) Currency risk

The Company is exposed foreign currency risk when the Company undertakes transactions and holds assets or liabilities denominated in foreign currencies other than its functional currency.

The Company currently does not manage currency risk through hedging or other currency management tools. As at September 30, 2018, the Company's exposure to currency risk is summarized as follows:

Expressed in Canadian dollar equivalents	September 30, 2018		December 31, 2017		
Financial assets denominated in US dollars				_	
Cash	\$	7,626	\$	839,915	
	\$	7,626	\$	839,915	
Financial liabilities denominated in US dollars				_	
Notes payable		105,923		131,723	
	\$	105,923	\$	131,723	

As at September 30, 2018, with other variables unchanged, a 10% change in the USD against the CAD would have increased/decreased comprehensive loss by \$12,830 (December 31, 2017 – \$70,819).

(iii) Other price risk

Other price risk is the risk that the future cash flows of a financial instrument will fluctuate due to changes in market prices, other than those arising from interest rate risk or currency risk. The Company is not exposed to other price risk.

11. ECONOMIC DEPENDENCE

Maple Leaf is not currently receiving material revenues from any one source.

12. SEGMENT INFORMATION

Operating segments are components of the Company where separate financial information is available that is evaluated and determined regularly by management. As at September 30, 2018, the Company has one reportable segment, being agriculture and two geographical segments, being Canada and United States.

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(Unaudited - Expressed in Canadian dollars, unless otherwise stated)

Segment information is summarized as follows:

	Sep	otei	mber 30, 201	18		December 31, 2017					
	Canada		US		Consolidated		Canada		US	(Consolidated
Current assets	\$ 435,202	\$	192,392	\$	627,594	\$	4,323,218	\$	826,856	\$	5,150,074
Other long term assets	2,339,997		-		2,339,997		26,771		-		26,771
Property, plant and equipment	8,258,528		1,564,597		9,823,125		1,827,966		1,380,155		3,208,121
Total assets	\$ 11,033,727	\$	1,756,989	\$	12,790,716	\$	6,177,955	\$	2,207,011	\$	8,384,966
Current liabilities	\$ 2,941,490	\$	-	\$	2,941,490	\$	213,422	\$	-	\$	213,422
Long term liabilities	589,783		135,923		725,706		-		131,723		131,723
Total liabilities	\$ 3,531,273	\$	135,923	\$	3,667,196	\$	213,422	\$	131,723	\$	345,145

	Septemb	er 30, 2018	Year ended December 31, 2017				
	 Canada	US	Consolidated	Canada	US Consolidated		
Revenues	\$ - \$	- \$	-	\$ - \$	211,645 \$ 211,645		
Operating expenses	7,792,315	363,877	8,156,192	1,471,457	546,025 2,017,482		
Net loss	\$ (7,792,315) \$	(363,877) \$	(8,156,192)	\$ (1,471,457) \$	(334,380) \$ (1,805,837)		

13. COMMITMENTS AND CONTINGENCIES

On December 11, 2017, the Company entered an office lease until December 31, 2022. The basic annual rent is as follows:

	Office Lease	Finance
		Lease
2018	\$72,914	\$240,000
2019	\$72,914	\$240,000
2020	\$82,376	\$240,000
2021	\$89,438	\$240,000
2022	\$96,500	\$180,000

During the nine months ended September 30, 2018, the Company recorded rent expenses of \$74,092 (2017 - \$45,029).

At September 30, 2018, \$2,374,469 had been committed for costs related to the Telkwa cannabis cultivation facility which is expected to be completed near the end of 2018.

14. SUBSEQUENT EVENTS

On October 30, 2018, the Company closed the third and final tranche of a private placement and raised gross proceeds of \$79,800 by issuance of 133,000 units ("Units") at a price of \$0.60 per Unit. Each Unit consists of one common share of the Company and one common share purchase warrant. Each warrant is exercisable into one common share of the Company at a price of \$0.90 per share until October 30, 2020.