CONSOLIDATED FINANCIAL STATEMENTS

Post Implementation of Plan of Arrangement dated March 24, 2021

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2021

(UNAUDITED)

BASIS OF PRESENTATION

Until December 6, 2021, Waskahigan Oil & Gas Corp. ("WOGC" or "the Company") was a subsidiary of Tenth Avenue Petroleum Corp ("TAPC"). On December 6, 2021, WOGC and TAPC filed Articles of Arrangement with the Registrar of Corporations for the Province of Alberta implementing the Order of Justice D.R. Mah dated May 25, 2021 in Court of Queen's Bench of Alberta Action #2101 02284 which approved the Plan of Arrangement dated March 24, 2021 (as amended) ("Plan of Arrangement") amongst TAPC, WOGC, Odaat Oil Corp ("Odaat") and 2361990 Alberta Ltd. (""#ABCo"). The implementation of the Plan of Arrangement is effective September 30, 2021. To implement the Plan of Arrangement, TAPC declared a dividend wherein TAPC dividended one (1) common share of WOGC to the holders of each (1) common share of TAPC. TSX Venture Exchange ("TSXV") approval of the Plan of Arrangement was required. TSXV approval was obtained on November 29, 2021. December 2, 2021 was the ex-dividend distribution date and December 3, 2021 was the dividend records date. The payment date is December 10, 2021. On December 6, 2021, WOGC became a reporting issuer in the Province of Alberta. The common shares of WOGC are not listed or posted for trading on any stock exchange.

These financial statements have been prepared on the basis that the Plan of Arrangement was completed on September 30, 2021 and as of that date WOGC was no longer be a subsidiary of TAPC.

Odaat is a subsidiary of WOGC. Effective January 1, 2021, the oil and gas assets and liabilities of TAPC (excluding the SHU Asset)(defined below) were assigned to Odaat. As a result of the Plan of Arrangement, the assets, liabilities, revenue and expense as of September 30, 2021 (excluding the acquisition of the SHU Asset) will be reflected in the quarterly financial statements of WOGC and not TAPC. The net property and equipment (pre implementation of the Plan of Arrangement) was \$1,823,468. On implementation, the book value of the property and equipment was increased on the books of WOGC to \$2,473,599 to reflect the market value of the assets as derived from the engineered values set out in TAPC's NI 51-101 valuations for the fiscal period ended December 31, 2020 filed on <u>www.sedar.com</u> on April 21, 2021. The difference has been recorded as a recovery of depletion and accretion expense and gain on sale of assets on the books of TAPC. These financial statements should be read in conjunction with: (a) the management discussion and analysis of WOGC for the three months and nine months ended September 30, 2021; (b) the unaudited consolidated financial statements of TAPC for the three months and nine months ended September 30, 2020 and notes thereto; (c) the unaudited consolidated financial statements of TAPC for the nine months ended September 30, 2021 and notes thereto; and (d) the audited consolidated financial statements of TAPC for the year ended December 31, 2020 and notes thereto. Any comparative figures used for September 30, 2020 are figures relating to TAPC and not WOGC but are relevant and accurate because WOGC has the same assets.

Effective September 30, 2021, TAPC acquired a non-operated 1.3089477% Unit Participation and 1.7224988% revenue and billing interest in the Swan Hills Unit #1 pool ("SHU Asset") from Salida Energy Inc. ("Salida"),

NOTICE OF NO AUDITORS' REVIEW OF INTERIM FINANCIAL STATEMENTS

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 interim financial statements of TAPC have been prepared by and are the responsibility of management. TAPC's independent auditor has not performed a review of these financial statements in accordance with standards established by the Canadian Institute of Chartered Accountants for a review of interim financial statements by an entity's auditors.

Calgary, Alberta December 8, 2021

STATEMENTS OF FINANCIAL POSITION AS AT

	Note	WOGC Sept 30, 2021 Post Plan	TAPC Sept 30, 2021 Post Plan	TAPC Sept 30, 2021 Pre Plan	WOGC Jan 1, 2021 Post Plan	TAPC Jan 1, 2021 Pre Plan
ASSETS						
CURRENT						
Cash and cash equivalents		(6,253)	\$40,000	\$ 33,747	\$ 46,533	\$ 46,533
Trade receivables		\$70,120	Ψ+0,000	70.120		77,14
Other receivables		39,285		70,120	77,110	,,,,,
Short term investments		14,216	0	14,216	14,216	14,210
Prepaid expenses and deposits		80.032	0	80.032	,	73.38
r repaid expenses and deposits		\$ 197,400	\$40,000	\$ 198,115		\$ 211,27
Long Term			. ,	. ,		,
Restricted cash held in trust	3	\$210,906		\$210,906	\$210,883	\$210,88
Exploration and evaluation assets	4	11,036		11,036		5,06
Property and equipment	5	2,441,814	785,715	1,823,468	2,473,599	1,888,88
roporty and oquipmont		\$2,861,156			\$2,900,875	\$2,316,00
LIABILITIES		Ψ2,001,100	ψο20,1 10	Ψ 2 , 2 +0,020	Ψ2,000,010	Ψ2,010,00
CURRENT		0.00.00			A A B A B A B B B B B B B B B B	
Accounts payable and accrued liabilitie		\$188,336		\$188,336		\$ 271,240
Loan payable	6	1,154,373		1,154,373		1,152,17
Deferred income		4,907		4,907	10,427	10,42
Deposits received	7	000 404		000 404	288.902	000.00
Asset retirement obligations	7	289.491 \$1,637,107		289.491 \$1,634,107		288.90 \$1,722,74
		\$1,037,107		\$1,034,107	\$1,722,749	Φ1,722,743
Long term loan	8	0	\$40,000	34,312	30,900	30,900
Asset retirement obligations	7	<u>1,117,477</u>	52,643	<u>1,117,477</u>		<u>1,115,39</u>
_		\$2,754,584	\$92,643	\$2,788,896	\$2,869,040	\$2,869,040
SHAREHOLDERS' EQUITY	•					· •
Share capital	9	\$1	\$13,369,623	\$12,544,623	\$ 1	\$12,544,623
Contributed surplus	10		10,192,777	10,192,777	0	10,512,442
Surplus (Deficit)		<u>106,5</u> 72	(22,919,328)	(23,282,771)	31.785	(23.249.109
		106,572	733,072	(545,371)	31,785	(553,039
		\$2,861,156	\$825,715	.	\$2,900,825	\$2,316,00°

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

Signed "Gregory J. Leia" Gregory J. Leia, Director

In Canadian Dollars

Signed "Tracy Zimmermant"
Tracy Zimmerman, Director

CONSOLIDATED STATEMENTS OF INCOME (LOSS) AND COMPREHENSIVE INCOME (LOSS) In Canadian Dollars FOR NINE MONTHS ENDED SEPTEMBER 30, 2021

		Three Months Ended		Nine Mo	nths Ended
	Note	September 30, 2021	September 30, 2020 (TAPC)	September 30, 2021	September 30, 2020 (TAPC)
REVENUE					
Natural gas and liquids sales	17	\$ 289,468	\$ 133,745	\$ 720,950	\$ 707,944
Royalties		(34,817)	(25,257)	(123,211)	(102,080)
Other income		3	2	<u>17</u>	42
		\$ 254,654	\$ 108,490	\$ 597,756	\$ 605,906
EXPENSES					
Production and transportation		96,593	96,859	278,533	362,917
General and administrative		77,498	50,563	205,554	179,189
Accretion	7	886	13,322	2,625	39,151
Share based compensation	12		-	41,335	
Depletion, depreciation	5	33.026	15.697	65.307	82.427
		208,003	176,441	593,354	663,684
OPERATING PROFIT (LOSS)		46,651	(67,951)	4,402	(57,778)
Other (income) expense items					
Interest income		-	1	-	376
Interest expense		(18,718)		(58,013)	(55,550)
Other Income		(19,972)		19,972	
Foreign exchange		(989)	778	(28)	(867)
Recovery of depletion expense , accretion expense and gain on asset distribution to WOGC					
NET INCOME(LOSS) AND COMPREHENSIVE INCOME LOSS		\$ 46,915	\$ (85,316)	\$ (33,667)	\$ (113,819)
		Ψ 10,510	Ψ (55,510)	Ψ (00,001)	Ψ (1.0,010)
Basic and Diluted		\$ 0.004	\$(0.008)	\$(0.003)	\$(0.011)

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

CONSOLIDATED STATEMENTS OF CASH FLOWS

In Canadian Dollars

	Nine Menths Ended		Nine Months Ended	
		is Ended	Nine Moi	iths Ended
<u>Note</u>	Sept 30, 2021	Sept 30, 2020 (TAPC)	Sept 30, 2021	Sept 30, 2020 (TAPC)
	\$ 46,916	\$ (85,316)	\$ (33,667)	\$ (113,819)
		45.005		
5				82,427
	· · · · · · · · · · · · · · · · · · ·			191
7	886	13,322		39,151
12	-	-	·	-
	· · · · · · · · · · · · · · · · · · ·			655
	(868)	1,600	(23)	(374)
;				
	((
				194,718
	(6,882)	2,494	3,582	202,949
	-	(30,724)	(10,399)	(138,697)
	-	(30,724)	(10,399)	(138,697)
4	_	-	(5.969)	(5,067)
5	_	-	(5,555)	(1,348)
			(F.060)	(6,415)
	-	_	(3,909)	(0,413)
	(6.862)	(28 230)	(12 786)	57,837
	(0,002)	(20,200)	(12,700)	37,007
	40,629	88,916	46,533	2,849
	\$ 33,747	\$ 60,686	\$ 33,747	\$ 60,686
	\$ 7,604	\$ 18,578	\$ 42,003	\$ 55,077
	-	-	-	-
	5 7 12	Note Sept 30, 2021 \$ 46,916 \$ 46,916 \$ 33,026 \$ 11,115 7 886 12	\$ 46,916 \$ (85,316) 5 33,026 15,697 11,115 191 7 886 13,322 12 1,853 (2,570) (868) 1,600 (98,810) 59,570 (6,882) 2,494 - (30,724) - (30,724) 4 5 (6,862) (28,230) 40,629 88,916 \$ 33,747 \$ 60,686	Note Sept 30, 2021 Sept 30, 2020 (TAPC)

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

STATEMENT OF SHAREHOLDERS' EQUITY (DEFICIT)

In Canadian Dollars

FOR THE NINE MONTHS ENDED

	Note	WOGC Sept 30, 2021 Post Plan	WOGC Jan 1, 2021 Pre Plan
SHAREHOLDERS' EQUITY	Note	POST FIAII	FIE FIAII
OTAKETOEBEKO EQOTT			
Share capital			
Balance, beginning of period		\$ 1.00	\$ 1.00
Issuance of Capital		<u>-</u>	-
Balance, end of period	8	\$ 1.00	\$ 1.00
Contributed surplus			
Balance, beginning of period		0	0
Share based compensation		0	0
Balance, end of period		0	0
Deficit/Surplus			
Balance, beginning of period		0	0
Net loss			
Net gain on implementation of plan of arrangement		106,572	0
Balance, end of period			
TOTAL SHAREHOLDERS'SURPLUS		\$ 106,572	\$ 1.00

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

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2021

In Canadian Dollars

1. GOING CONCERN

The accompanying consolidated financial statements have been prepared using the going concern assumption which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business.

For the nine period ended September 30, 2021, WOGC had a net loss of \$ 33,667 and has working capital deficit of \$ 1,439,707 and an accumulated surplus of \$ 106,572. WOGC has relied on support from various creditors and lenders to finance its operations. The continued volatility in global commodity prices and equity markets caused in part by the COVID-19 pandemic creates significant uncertainties which may impact WOGC's future operations, revenues and its ability to access the capital necessary to execute on its business plans. These material uncertainties may cast significant doubt on WOGC's ability to continue as a going concern.

The future operations of WOGC are dependent on the continued support from its creditors and lenders and WOGC's ability to raise additional capital through equity financings or the sale of assets. While WOGC has been successful in securing financing in the past, there is no assurance that it will be able to do so in the future.

These consolidated financial statements do not give effect to adjustments, if any, that would be necessary should the Company be unable to continue as a going concern. If the going concern assumption was not appropriate, the adjustments required to report the Company's assets and liabilities on a liquidation bases could be material to these consolidated financial statements.

2. SIGNIFICANT ACCOUNTING POLICIES

Basis of presentation and measurement - Statement of compliance and authorization:

These consolidated financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board ("IASB") and International Financial Reporting Interpretations Committee ("IFRIC"). The consolidated financial statements of WOGC include the accounts of its wholly owned subsidiary Odaat and its wholly owned subsidiary of Jadela Oil (US) Operating LLC, and have been prepared by management. Except as outlined below, the consolidated financial statements have been prepared using the same accounting policies and methods as those used in the consolidated financial statements as at January 1, 2021. These consolidated financial statements should be read in conjunction with: (a) the management discussion and analysis of WOGC for the three months and nine months ended September 30, 2021; (b) the unaudited consolidated financial statements of TAPC for the three months and nine months ended September 30, 2021 and notes thereto; (c) the unaudited consolidated financial statements of TAPC for the nine months ended September 30, 2021 and notes thereto; and (d) the audited consolidated financial statements of TAPC for the year ended December 31, 2020 and notes thereto. Any comparative figures used for September 30, 2020 are figures relating to TAPC and not WOGC but are relevant and accurate because WOGC has the same assets.

These financial statements were authorized for issue by the Board of Directors on December 8, 2021.

Changes in accounting policies

The interim consolidated financial statements have been prepared, for all periods presented, following the same accounting policies and methods of computation as described in the consolidated financial statements for TAPC for the fiscal year ended December 31, 2020.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

In Canadian Dollars

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2021

3. RESTRICTED CASH HELD IN TRUST

Restricted cash held in trust includes \$54,424 held by the Alberta Energy and Utilities Board, \$124,629 held by British Columbia Minister of Energy, Mines and Petroleum Resources and \$30,985 (USD \$25,000) held by the Texas Railway Commission. These accounts are legally held by TAPC in trust for WOGC.

4. EXPLORATION AND EVALUATION ASSETS

	September 30 2021
Balance, January 1, 2021	\$5,067
Purchase of Assets	<u>5,969</u>
Balance, end of period	\$11,036

5. PROPERTY AND EQUIPMENT

COSTS	Oil and Natural Gas Assets	Water-well Assets	Other Assets	Total
Balance, January 1, 2021	\$ 2,473,599	0	0	\$ 2,473,599
Additions	<u>0</u>	<u>0</u>	<u>0</u>	<u>0</u>
Balance September 30, 2021	\$ 2,473,599	0	0	\$ 2,473,599

Accumulated Depletion and Depreciation	Oil and Natural Gas Assets	Water-well Assets	Other Assets	Total
Balance, January 1, 2021	0	0	0	0
Additions	\$ 31,785		<u>496</u>	\$ 31,785
Balance September 30, 2021	\$ 31,785		496	\$ 31,785

Carrying Amount	Oil and Natural Gas Assets	Water-well Assets	Other Assets	Total
Balance, January 1, 2021	\$2,473,599	0	0	\$2,473,599
Less	<u>31,785</u>	<u>0</u>	<u>0</u>	31,785
Balance September 30, 2021	\$2,441,814	0	0	\$2,441,814

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

In Canadian Dollars

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2021

6. LOAN PAYABLE

On July 31, 2017, TAPC entered into a Loan and Participation Agreement with Smoky Oil & Gas Corp ("Smoky") and 1454871 Alberta Ltd. ("1454871") (formerly "Batoche Oil & Gas Exploration Ltd.") which are related companies by way of common directors and officers. Pursuant to the terms of the Loan and Participation Agreement ("TAPC LPA"), Smoky lent TAPC the sum of \$1,326,593 to complete the acquisition of the Waskahigan Assets. The interest rate on the loan principal is 6% per annum. All obligations owing were secured by a general security agreement charging all of the assets of TAPC. The TAPC LPA had provided, that, subject to an agreed upon general and administrative expense payment, Smoky shall be entitled to all net cash flow from the Waskahigan Assets until the loan is repaid.

Pursuant to the original TAPC LPA, as additional consideration, Smoky was entitled to receive post payout of the loan: (a) 80% of net cash flow from the Waskahigan Assets (less agreed general and administrative expenses) until December 31, 2021 (subject to farmout rights); (b) 80% of net sale proceeds of Waskahigan Assets (subject to farmout rights); (c) right to compel TAPC to buy Smoky's right to 80% of the net cash flow from the Waskahigan Assets (subject to farmout rights) for 2.5 times net cash flow; and (d) right to compel TAPC to buy Smoky's right to 24% of the net cash flow from the Waskahigan Participation Assets (subject to farmout rights) for 2.5 times net cash flow from the Waskahigan Participation Assets (hereinafter called the "Post Payout Additional Consideration").

On May 6, 2019 the TAPC LPA was amended and the loan was converted to a demand loan. As at March 31, 2021 and December 31, 2020, the loan is presented at its face value and is subject to interest at a rate of 6% per annum, which is payable quarterly. The TAPC LPA contained a restriction to charging a maximum of \$75,000 per year for general and administration costs for the administration of the Waskahigan Assets and \$75,000 per year for the administration of the Waskahigan Participation Assets. TAPC was not in compliance with the terms of the TAPC LPA as general and administrative charges have exceeded the maximum allowable amounts as noted above.

By novation agreement effective January 1, 2021, WOGC and Odaat agreed to assume the obligations to Smoky ("WOGC/Odaat LPA") under the TAPC LPA and Smoky released TAPC from the obligations. WOGC and Odaat granted a general security agreement in favour of Smoky pledging all of the assets in support of the debt. WOGC/Odaat are not in compliance with the terms of the WOGC/Odaat LPA as general and administrative charges have exceeded the maximum allowable amounts as noted above. As of the date of approval of these consolidated financial statements, the lender has not demanded repayment but retains the right to do so.

7. ASSET RETIREMENT OBLIGATIONS

The Company estimates the total undiscounted cash flows to settle its asset retirement obligations are approximately \$1,427,733 (January 1, 2021 - \$1,429,540). A risk-free interest rate of 0.25% and an estimated inflation rate of 1.4% was used to calculate the present value of asset retirement obligations.

The following table reconciles the asset retirement obligations:

	September 30,	January 1,
	2021	2021
Balance at the Beginning of the Period		1,404,293
Reclamation expenditures		(1,961)
Foreign Exchange		(1,488)
Accretion		<u>51,296</u>
Balance at end of period		1,404,293
Less: Current portion		(288,902)
Long Term Portion		1,115,391

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2021

In Canadian Dollars

8. LONG TERM LOAN

TAPC had a \$60,000 COVID loan with RBC of which \$40,000 was repayable after a certain date. On implementation on of the Plan of Arrangement the loan remained with TAPC and a deposit of \$40,000 to repay the loan.

9. SHARE CAPITAL

Authorized:

Unlimited Common voting shares with no par value

Unlimited First Preferred shares, issuable in series, with rights and privileges to be

determined at time of issue

Issued:		
	Number of common shares	Value
Balance, January 1, 2021	10,512,658	10
Private placements		
Share issue costs		
Allocated to warrants		
Over issuance		
Balance, September 30, 2021	10,512,658	10

10. CONTRIBUTED SURPLUS

The Company's contributed surplus consists of value assigned to issued options and other contributions from related parties. The following table reconciles the Company's contributed surplus:

	September 30, 2021	January 1, 2021
Contributed Surplus, beginning of period		\$ 0
Additions		
Contributed Surplus at the end of the period	0	0

Note – change from TAPC FS – the options do not carry forward – and there for the should not be a \$41,335 charge for stock based compensation

11. WARRANTS

The following table reflects share purchase warrants activity from January 1, 2021 to September 30, 2021 and the weighted average exercise prices.

	Number of Warrants	Stated Value
Balance, January 1, 2021	0	0
Warrants issued		
Balance September 30, 2021	0	0

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

In Canadian Dollars

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2021

12. STOCK OPTIONS

The Company has a stock option plan available to directors, officers, employees and consultants. The maximum number of common shares reserved for issuance pursuant to the plan cannot exceed 10 percent of the issued and outstanding common shares. Options vest on grant, are generally exercisable for five years from the date of grant and are exercisable at prices equal to or greater than the market value of the shares at the date of the grant less the maximum discount permitted by the stock exchange. At September 30, 2021, there were 1,052,565 common shares that are still available to be reserved for the granting of stock options.

A summary of the status of the Company's stock option plan as at January 1, 2021 and September 30, 2021 and changes during the periods ending on those dates is as follows:

	Number of Options	Stated Value
Balance, January 1, 2021	0	0
Warrants issued		
Balance September 30, 2021	0	0

13. RELATED PARTY TRANSACTIONS

The Company has determined that the key management personnel of the Company consist of its officers and directors. The following table provides information on compensation expense related to officers and directors.

	September 30, 2021
Consulting fees to a company controlled by directors	\$117,753

Included in accounts payable and accrued liabilities is a payable owing to a company controlled by a director of \$117,753 (\$80,135 – 2020).

As disclosed in Note 6, TAPC entered into a TAPC LPA with Smoky and 1454871 on July 31, 2017. Pursuant to the terms of the TAPC LPA, Smoky lent TAPC the sum of \$1,326,593 to complete the Waskahigan Asset acquisition. The interest rate on the loan principal is 6% per annum. On May 6, 2019, the terms of the loan were modified to include a demand feature. WOGC incurred interest expense of \$51,260 (\$54,506 – 2020) during the nine months ended September 30, 2021 on this loan. All obligations owing are secured by a general security agreement charging all of the assets of the Company. Gregory J. Leia is President and a director of WOGC and an officer and director of Smoky and 1454871. Gregory J. Leia owns approx. 65% of the common shares and preferred shares of Smoky.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2021

In Canadian Dollars

14. PER SHARE AMOUNTS

Basic income (loss) per share has been calculated using the weighted average number of common shares outstanding during the period of 10,512,667. The effect of all stock options and warrants has been excluded from the calculation of diluted income (loss) per share as they are anti-dilutive.

15. FINANCIAL INSTRUMENTS

The Company's financial instruments are exposed to certain financial risks, including credit risk, capital market risk and liquidity risk, interest rate risk, commodity price risk and foreign exchange risk.

Financial instruments, consisting of cash and cash equivalents, short term investments, trade and other receivables, restricted cash held in trust, accounts payable and accrued liabilities, and loan payable, are recorded at amortized cost. There are no financial instruments recorded at fair value. The Company classifies the fair value of these transactions according to the following hierarchy based on the amount of observable inputs used to value the instrument.

The significance of inputs used in making fair value measurements are examined and classified according to a fair value hierarchy as following:

Level 1 – Quoted prices are available in active markets for identical assets or liabilities as of the reporting date. Active markets are those in which transactions occur in sufficient frequency and volume to provide pricing information on an ongoing basis.

Level 2 – Pricing inputs are other than quoted prices in active markets included in Level 1. Prices in Level 2 are either directly or indirectly observable as of the reporting date. Level 2 valuations are based on inputs, including quoted forward prices for commodities, time value and volatility factors, which can be substantially observed or corroborated in the marketplace.

Level 3 – Valuations in this level are those with inputs for the asset or liability that are not based on observable market data.

At September 30, 2021, the Company's financial instruments approximate their fair value due to their current nature.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2021

In Canadian Dollars

As at September 30, 2021

Financial instrument	Classification	Carry Value (\$)	Fair Value (\$)
Cash and cash equivalents	Amortized Cost	40,629	40,629
Trade and other receivables	Amortized Cost	57,371	57,371
Short term investments	Amortized Cost		14,216
Prepaid expenses and deposits	Amortized Cost	137,002	37,002
Restricted cash held in trust	Amortized Cost	210,038	210,038
Accounts payable and accrued liabilities	Amortized Cost	241,219	241,219
Loan payable	Amortized Cost	1,144,395	1,144,395
Long term load	Amortized Cost	33,175	33,175

As at January 1, 2021

Financial instrument	Classification	Carry Value (\$)	Fair Value (\$)
Cash and cash equivalents	Amortized Cost	46,533	46,533
Trade and other receivables	Amortized Cost	77,145	77,145
Short term investments	Amortized Cost	14,214	14,214
Prepaid expenses and deposits	Amortized Cost	73,382	73,352
Restricted cash held in trust	Amortized Cost	210,883	210,833
Accounts payable and accrued liabilities	Amortized Cost	271,246	271,246
Loan payable	Amortized Cost	1,152,174	1,152,174
Long term load	Amortized Cost	30,900	30,900

Credit risk – Consists of cash and cash equivalents, restricted cash held in trust and accounts receivable. A portion of the Company's accounts receivable are with joint venture partners in the petroleum and natural gas industry and are subject to normal credit terms. The Company generally extends unsecured credit to these customers and, therefore, the collection of accounts receivable may be affected by changes in economic or other conditions. The carrying value of accounts receivable reflects management's assessment of the associated credit risk. The Company is also exposed to credit risk on certain deposits to the extent that the Company may not be refunded these amounts. The Company does not anticipate any default or non-performance by its oil and gas sales customers. As such, a provision for doubtful accounts has not been recorded at September 30, 2021

Liquidity risk - The Company approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its obligations when due, under normal and stressed conditions without incurring unacceptable losses or risking harm to the Company's reputation. The Company has to date, required funds from private placements to finance capital expenditures and operations (see note 1).

The Company's financial liabilities and contractual obligations as at September 30, 2021 are due as follows:

Accounts payable	Due within 90 days
Loan Payable	Due on Demand
Long Term Debt	Due in 2 years

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

In Canadian Dollars

FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2021

Commodity price risk - The Company is exposed to oil and gas commodity price risk and has not entered any financial derivatives to manage this risk.

	Septembe	r 30, 2021	
Commodity price risk sensitivity	Increase (Increase (decrease) to	
	net i	ncome	
Increase of \$1.00/bbl oil	\$	156	
Decrease of \$1.00/bbl of oil	\$	(156)	
Increase of \$0.10/Mcf of natural gas	\$	8,220	
Decrease of \$0.10/Mcf of natural gas	\$	(8,200)	

Interest rate risk – The risk that future cash flows will fluctuate as a result of changes in market rates. The Company is exposed to fair value interest rate risk on its loan payable as the rate is fixed.

16. CAPITAL DISCLOSURES

The Company's has defined its capital to mean its consolidated shareholders' equity and long-term debt. The Company's objective when managing capital is to maintain the confidence of shareholders and investors in the implementation of its business plans by maintaining sufficient levels of liquidity to fund and support its exploration and development as well as other corporate activities. The Company's capital historically has been derived from the issuance of equity or debentures. Management monitors its financial position on an ongoing basis. Equity or debentures are issued to finance drilling programs and the Company's operations (see notes 1 and 2).

17. REVENUE

The Company sells its oil, natural gas, and natural gas liquids production pursuant to variable price contracts. The transaction price for variable priced contracts is based on a benchmark commodity price, adjusted for quality, location or other factors, whereby each component of the pricing formula (apart from the benchmark commodity price) can be either fixed or variable, depending on the contract terms. Revenues are typically collected on the 25th day of the month following the prior month's production, with revenue being recorded once the product is delivered to a contractually agreed upon delivery point.

The following table presents the Company's production disaggregated by revenue source:

	September 30, 2020	September 30, 2021
Crude Oil	\$ 24,167	\$ 22,467
Natural Gas	572,023	572,023
Condensate	124,760	124,760
Total	\$ 720,950	\$ 720,950

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS
FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2021

In Canadian Dollars

18. RISK MANAGEMENT

There have been no changes to the Company's exposure to risks, or the objectives, policies and processes to manage these risks from January 1, 2021, other than the natural gas commodity price.

Market Risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, commodity prices, and interest rates will affect the Company's comprehensive loss to the extent the Company has outstanding financial instruments. The objective of the Company is to mitigate market risk exposures within acceptable limits, while maximizing returns.

Commodity price risk

The nature of the Company's operations results in exposure to fluctuations in commodity prices. Management continuously monitors commodity prices and initiates instruments to manage exposure to these risks when it deems appropriate. As a means of managing commodity price volatility, the Company enters into various derivative financial instrument agreements and physical contracts. The fair values of the derivative financial instruments are based on mark-to-market assessments and estimates of fair value and are recorded on the consolidated balance sheet as either an asset or liability with the change in fair value recognized in comprehensive loss.

19. Subsequent Events

Until December 6, 2021, **WOGC** was a subsidiary of **TAPC**. On December 6, 2021, TAPC filed Articles of Arrangement with the Registrar of Corporations for the Province of Alberta implementing the Order of Justice D.R. Mah dated May 25, 2021 in Court of Queen's Bench of Alberta Action #2101 02284 which approved the Plan of Arrangement. The implementation of the Plan of Arrangement is effective September 30, 2021. To implement the Plan of Arrangement, TAPC declared a dividend wherein TAPC dividended one (1) common share of WOGC to the holders of each (1) common share of TAPC. TSXV approval was obtained on November 29, 2021. December 2, 2021 was the ex-dividend distribution date and December 3, 2021 was the dividend records date. The payment date is December 10, 2021. On December 6, 2021, WOGC became a reporting issuer in the Province of Alberta. The common shares of WOGC are not listed or posted for trading on any stock exchange.

Effective December 8, 2021, Gregory J. Leia Professional Corporation ("GJLPC") subscribed for 2,000,000 common shares at \$0.05 per share for aggregate consideration of \$100,000. Gregory J. Leia, an officer and director is the owner of GJLPC. The proceeds were used to pay the debts of WOGC/Odaat as of September 30, 2021 or to secure potential liabilities of WOGC. These sums are not reflected in the balance sheet or Note 3. Effective December 8, 2021, Oilrac Enterprises Inc. ("Oilrac") subscribed for 684,300 common shares at \$0.05 per share for aggregate consideration of \$34,215. Tracy Zimmerman, an officer and director is the owner of Oilrac. WOGC/Odaat assumed the debt of TAPC owed to Oilrac of \$34,215 as of December 31, 2020.