

CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

(Presented in United States Dollars)

FOR THE QUARTER ENDED JUNE 30, 2018 and 2017

1

K92 MINING INC. CONDENSED CONSOLIDATED INTERIM STATEMENTS OF FINANCIAL POSITION (Presented in United States Dollars) (Unaudited)

AS AT		June 30, 2018	December 31, 2017			
ASSETS						
Current	<u>,</u>		•			
Cash and cash equivalents Receivables (Note 5)	\$	4,766,156	\$	1,159,538 622,377		
Inventory (Note 6)		4,202,389 2,120,553		2,045,636		
Prepayments (Note 7)		991,857		642,354		
		12,080,955		4,469,905		
Property, plant and equipment (Note 11)		40,771,162		37,566,840		
	\$	52,852,117	\$	42,036,745		
LIABILITIES AND SHAREHOLDERS' EQUITY						
Current						
Accounts payable and accrued liabilities	\$	7,371,769	\$	9,902,887		
CRH financing (Note 13) Finance lease (Note 11)		4,857,165		4,420,366		
rinance lease (Note 11)		76,121		242,787		
		12,305,055		14,566,040		
Finance lease (Note 11)		27,625		85,990		
CRH financing (Note 13)		1,653,887		3,688,819		
Reclamation and closure cost obligations (Note 14)		2,422,557		2,354,323		
		16,409,124		20,695,172		
Shareholders' equity						
Share capital (Note 15)		52,783,570		46,626,267		
Preferred shares (Note 13 and 15)		1,018,876		1,018,876		
Contributed surplus (Note 15) Accumulated other comprehensive loss		11,296,958 (500,509)		9,366,514 (125,516)		
Deficit		(28,155,902)		(35,544,568)		
	. <u></u>	36,442,993		21,341,573		
	\$	52,852,117	\$	42,036,745		

Nature of business and going concern (Note 1) Subsequent events (Note 18)

Approved and authorized by the Audit Committee on August 15, 2018:

6	'Saurabh Handa''	Director	"Mark Eaton"	Director

K92 MINING INC.

CONDENSED CONSOLIDATED INTERIM STATEMENTS OF OPERATIONS AND COMPREHENSIVE INCOME (LOSS) (Presented in United States Dollars) (Unaudited)

	For the three months ended June 30, 2018		For the three months ended June 30, 2017		For the six months ended June 30, 2018		For the six nonths ended une 30, 2017
REVENUE ¹ (Note 8) COST OF SALES ¹ (Note 9)	\$	13,734,023 (7,280,960)	\$	-	\$22,260,228 (11,047,794)	\$	-
		6,453,063		-	11,212,434		-
EXPENSES							
Accretion expense (Note 14) Consulting and administrative (Note 10) Exploration and evaluation expenditures Foreign exchange Investor relations Share-based payments	\$	89,563 469,906 309,534 20,100 146,140 841,825	\$	7,824 455,351 94,866 25,488 209,410 474,412	\$ 101,044 1,164,858 394,063 (127) 216,443 1,135,103	\$	75,858 1,013,889 186,660 55,382 502,605 992,573
OTHER Interest Net smelter return expense Fair value gain (loss) on gold purchase agreement (Note 13) Amortization of deferred loss (Note 13)	\$	(1,877,068) (114,532) 936,529 (1,326,396)	\$	(1,267,351) (2,856) 234,766	\$ (3,011,384) (187,712) - 750,985 (1,375,657)	\$	(2,826,967) (2,856) (1,657,385) (2,185,826)
Income (loss) for the period	\$	4,071,596	\$	(1,035,441)		\$	(6,673,034)
Items that may be reclassified to net loss							
Other comprehensive income							
Cumulative translation adjustment		(165,153)		128,731	(374,993)		342,659
Income (loss) and comprehensive income (loss) for the period	\$	3,906,443	\$	(906,710)	\$ 7,013,673	\$	(6,330,375)
Basic and diluted income (loss) per common share	\$	0.02	\$	(0.01)	\$ 0.04	\$	(0.05)
Weighted average number of common shares outstanding Weighted average number of diluted common shares outstanding		177,824,857 190,879,334		136,502,643 136,502,643	171,591,285 183,365,609		28,840,993 28,840,993

¹ Revenue includes concentrate sales from February 1, 2018, the date of declaration of commercial production.

K92 MINING INC. CONSOLIDATED INTERIM STATEMENTS OF CASH FLOWS (Presented in United States Dollars)

For the six months ended		June 30, 2018		June 30, 2017
CASH FROM OPERATING ACTIVITIES				
Income (loss) for the period	\$	7,388,666	\$	(6,673,034)
Items not affecting cash:		, ,		
Unrealized foreign exchange gain		(371,868)		163,487
Accretion expense (Note 14)		101,044		75,858
Accrued interest		187,712		-
Amortization of deferred loss (Note 13)		1,375,657		2,185,826
Fair value loss (gain) on gold purchase agreement (Note 13)		(750,985)		1,657,385
Share-based payments (Note 15)		1,135,103		992,573
Depletion (Note 11)		1,144,818		-
Changes in non-cash working capital items:				
Inventory		(74,917)		(565,026)
Receivables		(3,580,012)		28,129
Prepayments		(349,503)		(597,752)
Accounts payable and accrued liabilities		2,717,695		445,771
Net cash provided by (used in) operating activities		8,923,410		(2,286,783)
CASH FROM INVESTING ACTIVITIES				
Lease payments		(225,031)		(48,875)
Proceeds from pre-production concentrate sales		3,690,501		-
Acquisition of Property, plant and equipment		(13,262,859)		(8,825,228)
Net cash used in investing activities		(9,797,389)		(8,874,103)
CASH FROM FINANCING ACTIVITIES				
Proceeds on issuance of capital stock (Note 15)		5,140,870		18,047,207
Proceeds on exercise of warrants		2,114,876		1,095,111
Proceeds on exercise of stock options		109,323		31,167
Purchase of gold credits (Note 13)		(2,356,041)		(3,765,600)
Share issuance costs (Note 15)		(438,020)		(913,973)
Net cash provided by financing activities	_	4,571,008		14,493,912
Change in cash and cash equivalents during the period		3,697,029		3,333,026
Effect of foreign exchange on cash		(90,411)		179,172
Cash and cash equivalents, beginning of period		1,159,538		4,291,697
Cash and cash equivalents, end of period	\$	4,766,156	\$	7,803,895
	<u>_</u>		<u>_</u>	
Cash paid for interest	\$	-	\$	-
Cash paid for taxes	\$	-	\$	-

Supplemental disclosure with respect to cash flows (Note 17)

K92 MINING INC. CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY (DEFICIT) (Presented in United States Dollars)

	Shar	e cap	oital						
	Number	Number Amount		Preferred shares		Contributed surplus	Accumulated other comprehensive loss	Deficit	Total
Balance at December 31, 2016	119,426,527	\$	28,315,925	\$	1,018,876	4,268,350	(938,836)	(23,475,531)	9,188,784
Private placements	34,026,583		16,363,592		-	3,500,871	-	-	19,864,463
Share issuance costs, units	1,053,333		464,920		-	131,937	-	-	596,857
Share issuance costs, units	-		(596,857)		-	-	-	-	(596,857)
Share issuance costs, cash	-		(913,973)		-	-	-	-	(913,973)
Exercise of warrants	2,936,436		1,290,039		-	(194,928)	-	-	1,095,111
Exercise of stock options	92,400		37,302		-	(6,135)	-	-	31,167
Share-based payments (Note 15)	-		-		-	992,573	-	-	992,573
Cumulative translation adjustment	-		-		-	-	342,659	-	342,659
Loss for the period								(6,673,034)	(6,673,034)
Balance at June 30, 2017	157,535,279		44,724,597		1,018,876	8,929,019	(596,177)	(30,148,565)	23,927,750
Share issuance costs, cash	-		(27,461)		-	-	-	-	(27,461)
Share issuance costs, warrants	-		(236,351)		-	236,351	-	-	-
Exercise of warrants	4,211,631		1,929,131		-	(279,580)	-	-	1,649,551
Share-based payments (Note 15)	-		-		-	717,075	-	-	717,075
Cumulative translation adjustment	-		-		-	-	470,661	-	470,661
Loss for the period								(5,396,003)	(5,396,003)
Balance at December 31, 2017	161.746.910		46.626.267		1,018,876	9,366,514	(125,516)	(35,544,568)	21,341,573
Private placements	14,444,500		4,309,123		-	831,747	-	-	5,140,870
Share issuance costs, cash	-		(438,020)		-	-	-	-	(438,020)
Share issuance costs, warrants	-		(138,921)		-	138,921	-	-	-
Exercise of warrants	2,600,000		2,293,314		-	(178,438)	-	-	2,114,876
Exercise of stock options	313,600		131,807		-	(22,484)	-	-	109,323
Share-based payments (Note 15)	-		- ,- • ·		-	1,160,698	-	-	1,160,698
Cumulative translation adjustment	-		-		-	-	(374,993)	-	(374,993)
Income for the period								7,388,666	7,388,666
Balance at June 30, 2018	179,105,010	\$	52,783,570	\$	1,018,876	\$ 11,296,958	\$ (500,509)	\$ (28,155,902)	\$ 36,442,993

1. NATURE OF BUSINESS AND GOING CONCERN

K92 Mining Inc. (the "**Company**") was incorporated pursuant to the provisions of the Business Corporations Act (British Columbia) on March 22, 2010. The Company's shares are listed on Tier 1 of the TSX Venture Exchange ("**TSX-V**") under the symbol KNT. The Company is currently engaged in the exploration, development and mining of mineral deposits in Papua New Guinea, specifically the Kainantu Project.

The Company's head office, principal address and the registered records office is 488 - 1090 West Georgia Street, Vancouver, British Columbia, V6E 3V7.

These condensed consolidated interim financial statements have been prepared on a going concern basis, which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business rather than through a process of forced liquidation.

As at June 30, 2018, the Company had a cumulative deficit of \$28,155,902, working capital deficit of \$224,100 and cash and cash equivalents of \$4,766,156. For the six month period ended June 30, 2018, the Company reported income of \$7,388,666 and cash inflows from operating activities of \$8,923,410. Continued operations of the Company are dependent on the Company's ability to generate profitable operations in the future. There can be no assurance that the Company will have continued profitable operations at the mine, which casts significant doubt on the Company's ability to continue as a going concern.

The condensed consolidated interim financial statements do not include adjustments to amounts and classifications of assets and liabilities that might be necessary should the Company be unable to continue operations; these adjustments could be material.

2. BASIS OF PREPARATION

Statement of Compliance

These condensed consolidated interim financial statements have been prepared in accordance with IAS 34 *Interim Financial Reporting* and follow the same accounting policies and methods of application, except as explained in Note 3, as the Company's most recent annual audited consolidated financial statements which were prepared in accordance with IFRS as issued by the IASB.

Basis of Presentation

The condensed consolidated interim financial statements have been prepared on a historical cost basis except for certain financial liabilities measured at fair value.

The condensed consolidated interim financial statements of the Company are presented in United States dollars, which is the functional currency of K92 Mining Ltd. and K92 Holdings International Limited. The parent company, K92 Mining Inc., has a functional currency of the Canadian Dollar and K92 Mining (Australia) Pty Ltd. has a functional currency of the Australian Dollar.

3. SIGNIFICANT ACCOUNTING POLICIES

The accounting policies followed in these condensed consolidated interim financial statements are consistent with those disclosed in Note 3 of the Company's audited consolidated financial statements for the year ended December 31, 2017 except for those policies noted below.

IFRS 15 – Revenue from contracts with customers

The Company adopted IFRS 15 effective January 1, 2018. IFRS 15 addresses revenue recognition and establishes principles for reporting useful information to users of financial statements about the nature, amount, timing and uncertainty of revenue and cash flows arising from an entity's contracts with customers. Revenue is recognized when a customer obtains control of a good or service and thus has the ability to direct the use and obtain benefits from the good or service.

The Company did not previously have a revenue policy and there were no significant changes in accounting.

The following is the new accounting policy for revenue recognition under IFRS 15:

Revenue Recognition

Revenue is generated from the sale of metals in concentrate.

The Company produces gold concentrate, which also includes copper and silver. The Company's performance obligations relate primarily to the delivery of concentrate to customers, with each shipment representing a separate performance obligation.

Revenue from the sale of gold concentrate is recognized at the point the customer obtains control of the product. Control is transferred when title has passed to the purchaser and the customer controls the risks and rewards of ownership and the Company has a present right to a payment for the product. Control over gold concentrate is transferred to the customer and revenue is recognized when the material reaches the port of Lae, Papua New Guinea, is assayed, and delivered to an off-taker designed storage warehouse located at the port.

Gold concentrate is sold under pricing arrangements where final prices are determined by market prices subsequent to the date of sale (the Quotational Period or "**QP**"). Revenue from concentrate sales is recorded at the amounts estimated to be received on the date the criteria for recognizing revenue are met. Adjustments are made to settlements receivable in subsequent periods based on fluctuations in market prices until the date of final metal pricing. These subsequent changes in the fair value of settlements receivable are recorded in revenue but shown separately from revenue arising from contracts with customers.

3. SIGNIFICANT ACCOUNTING POLICIES (cont'd...)

IFRS 9 – Financial Instruments

The Company adopted IFRS 9 effective January 1, 2018. IFRS 9 addresses the classification, measurement and recognition of financial assets and financial liabilities. IFRS 9 requires financial assets to be classified into three measurement categories: those measured at fair value through profit and loss, at fair value through other comprehensive income, and at amortized cost. The determination is made at initial recognition. The classification depends on the entity's business model for managing its financial instruments and the contractual cash flow characteristics of the instrument. For financial liabilities, the standard retains most of the IAS 39 requirements. The main change is that, in cases where the fair value option is taken for financial liabilities, the part of a fair value change due to an entity's own credit risk is recorded in other comprehensive income rather than in net earnings.

The requirements in IAS 39 for classification and measurement were carried forward to IFRS 9 and the Company's accounting policy with respect to financial liabilities remains unchanged.

As a result of the adoption of this standard, the Company has changed its accounting policy for financial assets. The change did not impact the carrying value of any financial assets on the transition date, January 1, 2018.

The following is the new accounting policy for accounts receivable under IFRS 9. All other aspects of our accounting policies for financial instruments as disclosed in Note 3 to the audited consolidated financial statements for the year ended December 31, 2017 are unaffected.

Settlement receivables

Settlement receivables are amounts due from customers for the sale of gold concentrate in the ordinary course of business.

Settlement receivables arise from the sale of gold concentrates. Settlement receivables are classified as fair value through profit and loss and are recorded at fair value at each reporting period. Changes in fair value of settlements receivable are recorded as a separate component of revenue.

New standards not yet adopted

Certain pronouncements were issued by the IASB or IFRIC that are not mandatory for accounting periods beginning on or after January 1, 2018 or later periods. They have not been early adopted in these condensed consolidated interim financial statements, and they are expected to affect the Company in the period of initial application. In all cases the Company intends to apply these standards from application date as indicated below:

IFRS 16 Leases will be effective for accounting periods beginning on or after January 1, 2019. Early adoption will be permitted. IFRS 16 sets out the principles for the recognition, measurement, presentation and disclosure of leases for both parties to a contract, i.e. the customer ('lessee') and the supplier ('lessor'). The Company is in the process of assessing the impact, if any, on the financial statements of this new standard.

There are no other IFRSs or IFRIC interpretations that are not yet effective that would be expected to have a material impact on the Company.

4. ACQUISITION OF BARRICK (KAINANTU) LIMITED

Through its wholly owned subsidiary, on June 10, 2014, the Company entered into a Share Sale Agreement ("SSA") with Barrick (Niugini) Limited ("Barrick") and Mt Apex Investment Holdings Limited ("Apex"), whereby the Company agreed to acquire all of the outstanding shares of Barrick's wholly owned Papua New Guinea subsidiary, Barrick (Kainantu) Limited ("Kainantu"), that holds certain assets and mineral rights and interests in Papua New Guinea.

As consideration, the Company agreed to pay up to \$62,000,000 as follows:

- \$2,000,000 (paid);
- \$20,000,000 upon the Company determining the existence of at least 1,000,000 gold equivalent ounces within 10 years, classified as a measured, indicated, probable ore resource, or a proven ore reserve equivalent ounce of gold in accordance with Australasian Code for Reporting Results, Mineral Resources and Ore Reserves; plus, cumulative production ("Earn-Out Ounces"); and
- \$5,000,000 for every 250,000 ounces in excess of the Earn-Out Ounces achieved by the Company within 10 years, up to a maximum of 2,000,000 ounces or \$40,000,000 in aggregate.

Pursuant to the PNG Mining Act, a 2% net smelter returns royalty, and a 0.25% levy on gross mine revenues are payable to the PNG government.

The SSA was contingent on the renewal of the mining leases which were renewed on January 23, 2015 for a period of 10 years effective from June 14, 2014 through June 13, 2024. Management has valued the consideration to be paid for Earn-Out Ounces at \$Nil.

On March 6, 2015, the Company completed the SSA with Barrick. The cost of the acquisition was \$2,525,220 consisting of \$2,000,000 in cash and \$525,220 in transaction costs.

5. **RECEIVABLES**

	June 30, 2018	D	ecember 31, 2017
Accounts receivable	\$ 1,269,755	\$	-
Settlement receivables	\$ 3,036,735	\$	556,592
Pricing adjustments	(129,284)		-
Other	 25,183		65,785
Total	\$ 4,202,389	\$	622,377

6. INVENTORY

	June 30, 2018	December 31, 2017			
Mine supplies, consumables and fuel Gold concentrate	\$ 2,011,103 109,450	\$	2,045,636		
Total	\$ 2,120,553	\$	2,045,636		

7. **PREPAYMENTS**

Prepayments of \$991,857 as of June 30, 2018 (December 31, 2017 - \$642,354) consists of consumable inventory, insurance and investor relations.

8. **REVENUE**

	Three months ended June 30, 2018	ended J	months June 30 1, 2017	Six months ended June 30, 2018	Six months ended June 30, 2017
Gold in concentrate	\$ 13,709,559	\$	-	\$ 22,099,833	\$ -
Copper in concentrate	328,532		-	522,820	-
Silver in concentrate	509		-	39,133	-
Pricing adjustments	(74,419)		-	(129,284)	-
Treatment and refining charges	(230,158)			(272,274)	
	\$ 13,734,023	\$	-	\$ 22,260,228	\$ -

Revenue includes concentrate sales from February 1, 2018, the date of declaration of commercial production. Prior to February 1, 2018, revenue was recorded as pre-production revenue credited against property, plant and equipment (Note 11).

9. COST OF SALES

	Three months	Three months	Six months	Six months
	ended June	ended June 30	ended June	ended June
	30, 2018	31, 2017	30, 2018	30, 2017
Direct mining and milling	\$ 2,456,615	\$	\$ 3,272,997	\$ -
Other site costs	4,205,648		6,629,979	-
Depletion	618,697		1,144,818	-
	\$ 7,280,960	\$ -	\$ 11,047,794	\$-

10. EXPENSES

Consulting and administrative expense consisted of the following:	 ended June 30, 2018	 ree months ed June 30 31, 2017	Six months ended June 30, 2018	Six months ended June 30, 2017
Consulting Professional fees Payroll taxes on expatriate withholdings Office, filing and administrative Travel	\$ 199,727 156,373 67,643 46,163	\$ 308,155 38,652 55,282 53,262	\$ 438,444 194,990 229,406 209,540 92,478	\$ 686,142 86,062 123,092 118,593
	\$ 469,906	\$ 455,351	\$ 1,164,858	\$ 1,013,889

11. PROPERTY, PLANT AND EQUIPMENT

	al Properties and nder Development		Mine and Mill Refurbishment	Mo	bile Fleet and Vehicles	1	pment under ance lease		Total
Cost									
Balance, December 31, 2016	\$ 2,166,499	5	5 14,724,608	\$	2,183,014	\$	464,692	\$	19,538,813
Additions	24,254,100		998,718		-		318,494		25,571,312
Capitalized depreciation	296,370		-		-		-		296,370
Impairment	-		(1,256,244)		-		(464,692)		(1,720,936)
Capitalized pre-production concentrate sales	 <u> </u>		(5,560,367)		<u> </u>				(5,560,367)
Balance, December 31, 2017	26,716,969		8,906,715		2,183,014		318,494		38,125,192
Additions	4,587,520		778,542		2,673,579		-		8,039,643
Capitalized pre-production concentrate sales	 		(3,690,501)						(3,690,501)
Balance, June 30, 2018	\$ 31,304,489	\$	5,994,756	\$	4,856,593	\$	318,494	\$	42,474,334
Accumulated depreciation									
Balance, December 31, 2016	\$ -	\$	181,768	\$	86,420	\$	-	\$	268,188
Impairment	-		-		-		(3,106)		(3,106)
Depreciation for the year	 		222,206		53,767		17,297		293,270
Balance, December 31, 2017	-		403,974		140,187		14,191		558,352
Depreciation for the period	 831,120		200,026		105,251		8,421		1,144,818
Balance, June 30, 2018	\$ 831,120	\$	604,000	\$	245,438	\$	22,612	\$	1,703,170
Carrying amounts									
As at December 31, 2017	\$ 26,716,969	\$	8,502,741	\$	2,042,827	\$	304,303	\$	37,566,840
As at June 30, 2018	\$ 30,473,369	Ś	5,390,756	ŝ	4,611,155	ŝ	295,882	ŝ	40,771,162

All of the Company's mining properties and related property, plant and equipment are located in Papua New Guinea.

11. **PROPERTY, PLANT AND EQUIPMENT** (cont'd...)

The Company has recorded the following as finance leases:

		ine 30, 2018	Dee	cember 31, 2017
Equipment leases payable in monthly instalments of \$16,292 plus interest at 8.52% per annum. Matures July 2018. Equipment lease payable in monthly instalments of \$9,208 plus interest at 9.02%	\$	48,875	\$	114,042
per annum. Matures September 2019. Equipment lease payable in monthly instalment of \$2,306 plus interest at 17.00%		46,042		193,375
per annum. Matures October 2018.		8,829		21,360
Present value of future minimum lease payments	\$	103,746	\$	328,777
Current portion Long-term portion	\$ \$	76,121 27,625	\$ \$	242,787 85,990

During the year ended December 31, 2017, the Company recorded an impairment to property, plant, and equipment of \$1,717,837 (2016 - \$Nil). The impairment was the result of third party vandalism at the mine site.

EXPLORATION AND EVALUATION ASSETS

Title to mineral properties

Title to mineral properties involves certain inherent risks due to the difficulties of determining the validity of certain mineral titles as well as the potential for problems arising from the frequently ambiguous conveyancing history characteristic of many mineral properties.

Mining Lease 150 ("ML 150")

The Company holds the mining rights to ML 150 until June 13, 2024.

The Company began capitalizing costs associated with ML 150 to Mineral Properties and Mine under Development within Property, Plant and Equipment after technical feasibility and commercial viability was reached December 1, 2016.

Exploration Licenses ("EL") 470, 693, and 1341

The Company holds certain exploration licenses adjacent to the Company's ML 150. The Company has not assigned any value to these licenses.

12. RELATED PARTY TRANSACTIONS

Key management compensation consists of the Chief Executive Officer, Chief Operating Officer, Chief Financial Officer, and the Board of Directors.

During the six month period ended June 30, 2018, the Company paid or accrued:

- a) Consulting fees of \$41,652 (2017 \$144,000) to a director and former CEO of the Company, \$52,800 (2017 \$50,400) to the CFO of the Company, \$179,800 (2017 \$131,400) to the CEO, director, and former COO of the Company, \$37,500 (2017 \$37,500) to the Chairman of the Board, and \$54,000 (2017 \$108,000) to the former president and director of the Company. Each remaining director received \$6,000 (2017 \$6,000) each. The Company also paid professional fees of \$9,388 (2017 \$9,066) to a Company related to the CFO.
- b) Share-based compensation of \$987,249 (2017 \$857,323) to the officers and directors of the Company was recorded.

Included in accounts payable and accrued liabilities is \$60,254 (December 31, 2017 - \$44,335) due to directors, officers, and companies controlled by directors and officers of the Company that is non-interest bearing and due on demand.

13. CRH FINANCING

Gold prepayment agreement

On February 4, 2016, the Company entered into financing agreements with CRH Funding II Pte. Ltd. ("CRH"), an affiliate of Cartesian Royalty Holdings and Cartesian Capital Group, consisting of a gold prepayment investment and an equity investment. Upon signing, the Company drew down the first tranche under the gold prepayment agreement (the "GPA"), which as per the GPA must be used for project related expenditures.

Under the GPA, CRH committed to provide the Company with up to \$4,813,974 over four tranches in exchange for a percentage of gold produced at the Irumafimpa, amended to include Kora deposit over a 36-month period, subject to a minimum of 18,000 ounces of gold and a maximum of 20,000 ounces of gold. During the six months ended June 30, 2018, the Company purchased 1,888 ounces of gold credits and delivered to CRH per the terms of the GPA.

13. CRH FINANCING (cont'd...)

Gold prepayment agreement (cont'd...)

The Company recorded a CRH financing liability as follows:

	June 30,		December 31,
	2018		2017
\$	20,003,724	\$	21,578,385
	(750, 985)		2,568,049
			(4,594,769)
			-
	,		452,059
	17,029,934 14,572,176 (4,053,294)		20,003,724 14,572,176 (2,677,637)
	(10,518,882)	-	(11,894,539)
\$	6,511,052	\$	8,109,185
\$ \$	4,649,404 1,861,648	\$ \$	4,420,366 3,688,819
	- 	$\begin{array}{c ccccc} 2018 \\ & 20,003,724 \\ & (750,985) \\ & (2,441,959) \\ & 187,712 \\ & 31,442 \\ \\ & 17,029,934 \\ & 14,572,176 \\ & (4,053,294) \\ & & (10,518,882) \\ & & 6,511,052 \end{array}$	2018 \$ 20,003,724 \$ (750,985) (2,441,959) 187,712 31,442 17,029,934 14,572,176 (4,053,294) (10,518,882) \$ 6,511,052 \$ \$ 4,649,404 \$

789,972 (December 31, 2017 – 758,530) representing the interest component of the CRH financing has been capitalized to property, plant and equipment since the inception of the CRH financing, as they met the criteria of being qualifying assets prior to the commencement of commercial production.

The gold prepayment liability of \$17,029,934 (December 31, 2017 - \$20,003,724) was calculated using the following assumptions:

	June 30, 2018	December 31, 2017
Discount rate	8.20%	8.20%
Expected life of gold stream	18 months	22 months
Expected remaining repayment in gold ounces	14,437	16,325
Future gold price per ounce	\$1,252	\$1,331

The difference of cash received of \$962,795 and the initial fair value of the gold prepayment liability of \$15,534,971 was recorded as a deferred loss and is recognized over the units of production.

13. CRH FINANCING (cont'd...)

As security for the Company's obligations under the GPA and the Class A preferred shares issued to CRH under the equity component, K92 has granted CRH a comprehensive general security interest in all of K92's present and future property, together with specific security granted by the Company's subsidiaries in Papua New Guinea.

As additional consideration for the financing, the Company's wholly owned subsidiaries in Papua New Guinea have granted CRH an amended 0.50% (originally 0.25%) net smelter return ("**NSR**") royalty on Kora (with a buyback provision of \$2,500,000) and a 0.5% NSR on Irumafimpa. For the six month period ended June 30, 2018, the Company paid an NSR of \$50,077 (June 30, 2017 - \$2,856).

CRH will be entitled to representation on the board of directors of the Company so long as the GPA remains outstanding or CRH maintains at least a 5% equity ownership in the Company.

14. RECLAMATION AND CLOSURE COST OBLIGATIONS

When the Company exhausts or abandons a mining property or an exploration site, it is required to undertake certain reclamation and closure procedures under the terms of the legislation enacted by the Government of Papua New Guinea.

	Six 1 Ju	eriod ended ember 31, 2017		
Balance – beginning of period Foreign exchange movement Accretion	\$	2,354,323 (32,826) 101,060	\$	2,170,823 183,500
Balance – end of period	\$	2,422,557	\$	2,354,323

The provision has been measured at the estimated value of future rehabilitation costs and estimated mine life of 10 years. The estimated cash-flows were discounted to present value using a risk-free discount rate of 8.59% (December 31, 2017 - 8.59%).

Periodically the Company reviews the estimate of future costs of the requisite reclamation and closure work required by current legislative standards. The current total estimate for all properties anticipates undiscounted future cash outflows to meet required legislative standards for reclamation and closure work in the amount of \$5,301,236. These future cash outflows have been discounted at the risk-free interest rate considered applicable in Papua New Guinea where the Company's properties are located.

15. SHARE CAPITAL AND RESERVES

Authorized share capital

The Company's authorized share capital consists of an unlimited number of common shares and preferred shares without par value.

Issued share capital

As at June 30, 2018, the Company had 179,105,010 common shares and 5,000,000 preferred shares issued and outstanding.

Share issuances

During the six months ended June 30, 2018, the Company:

Completed a private placement by issuing 14,444,500 units at a price of CAD\$0.45 per unit for gross proceeds of CAD\$6,500,025. Each unit consisted of one common share and one-half of one common share purchase warrant, which each warrant entitling the holder to purchase one common share at a price of CAD\$0.65 for 18 months from closing. As part of the financing, the Company issued 1,011,115 agent warrants with the same terms as above with a fair value of \$138,921 using the Black-Scholes pricing model and paid \$438,020 as share issuance costs.

During the year ended December 31, 2017, the Company:

- a) Completed a brokered and non-brokered private placement by issuing 20,693,250 units at a price of CAD\$0.80 per unit for gross proceeds of CAD\$16,554,600. Each unit consisted of one common share and one share purchase warrant exercisable for one year at a price of CAD\$1.05. In connection with the offering, the Company issued finder's fee warrants with a fair value of \$236,351 with the same terms as above and paid cash of \$915,150.
- b) Completed a non-brokered private placement by issuing 13,333,333 units at a price of CAD\$0.75 per unit for gross proceeds of CAD\$10,000,000. Each unit consisted of one common share and one share purchase warrant exercisable for one year at a price of CAD\$1.00. In connection with the offering, the Company paid finder's fees of 1,053,333 shares, 1,053,333 warrants with the same terms as above and paid cash of \$26,284.

15. SHARE CAPITAL AND RESERVES (cont'd...)

Stock options and warrants

Stock option and warrant transactions are summarized as follows:

	Warrants			Stock options				
	Number		ghted Average ise Price (CAD)	Number	Weighted Average Exercise Price (CAD			
Outstanding, December 31, 2016	21,613,755	\$	0.93	10,550,000	\$	0.63		
Granted / Issued	36,392,976		1.03	3,520,000		0.65		
Forfeited	-		-	(67,000)		1.00		
Expired	(14,465,688)		1.28	-		-		
Exercised	(7,148,067)		0.50	(92,400)		0.45		
Outstanding, December 31, 2017	36,392,976	\$	1.03	13,910,600	\$	0.64		
Granted / Issued	8,233,365		0.65	2,930,000		0.79		
Exercised	(2,600,000)		1.00	(313,600)		0.45		
Forfeited	-		-	(1,173,000)		0.77		
Expired	(33,792,976)		1.00					
Outstanding, June 30, 2018	8,233,365	\$	0.65	15,354,000	\$	0.66		
Number currently exercisable	8,233,365	\$	0.65	12,284,000	\$	0.64		

Stock options outstanding

The following incentive stock options were outstanding at June 30, 2018:

Number	Exercise price (CAD)	Expiry date	
6,399,000	\$ 0.45	May 20, 2021	
100,000	1.93	July 29, 2021	
2,575,000	1.00	December 5, 2021	
3,050,000	0.65	October 23, 2022	
300,000	0.65	November 28, 2022	
700,000	0.60	March 9, 2023	
2,230,000	0.85	April 30, 2023	

Warrants outstanding

The following incentive warrants were outstanding at June 30, 2018:

Number	Exercise price (CAD)	Expiry date	
8,233,365	0.65	September 6, 2019	

15. SHARE CAPITAL AND RESERVES (cont'd...)

Stock options and warrants (cont'd...)

Share-based payments

The Company has a stock option plan under which it is authorized to grant options to executive officers and directors, employees and consultants enabling them to acquire up to 10% of the issued and outstanding common stock of the Company. Under the plan the exercise price of each option equals the market price of the Company's stock, less applicable discount, as calculated on the date of grant.

The following weighted average assumptions were used for the valuation of stock options:

	June 30, 2018	December 31, 2017	
Risk-free interest rate	2.03%	1.00%	
Expected life of options	4.5 years	4.5 years	
Annualized volatility	75.47%	67.29%	
Dividend rate	0.00%	0.00%	
Forfeiture rate	5.00%	0.00%	

16. SEGMENTED INFORMATION

The Company's operations are in one segment, the operating of gold mining activities. The Company's development activities are all located in Papua New Guinea, with its head office function in Canada. All of the Company's capital assets, including property, plant and equipment are located in Papua New Guinea.

Six months ended June 30, 2018	Australia	Papua New Guinea		Canada		Total
Net Income (loss)	\$ (130,085)	\$ 10,539,987	\$	(3,021,236)	\$	7,388,666
Six months ended June 30, 2017	Australia	Papua New Guinea		Canada		Total
	\$	\$ 317,147	^	6,355,887	¢	6,673,034

17. SUPPLEMENTAL DISCLOSURE WITH RESPECT TO CASH FLOWS

During the period ended June 30, 2018, the Company:

- a) Issued finder warrants with a fair value of \$138,921 as share issuance costs;
- b) Capitalized share-based payments of \$25,595 to mineral properties under development; and
- c) Transferred 1,888 gold credits to CRH as part of the GPA (Note 13).

During the period ended June 30, 2017, the Company:

- a) Issued finder warrants with a fair value of \$368,288 as share issuance costs; and
- b) Transferred 3,000 gold credits to CRH as part of the GPA (Note 13).

18. SUBSEQUENT EVENTS

Subsequent to June 30, 2018, 1,667,584 warrants and 210,000 stock options were exercised for total proceeds of CAD\$1,198,430.