Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2023 and 2022 (Presented in Canadian Dollars) - Unaudited

NOTICE TO READER

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

The accompanying unaudited condensed interim consolidated financial statements of Lupaka Gold Corp. ("the Company" or "Lupaka") for the interim period ended June 30, 2023, have been prepared in accordance with the International Accounting Standard 34 - *Interim Financial Reporting* as issued by the International Accounting Standards Board and are the responsibility of the Company's management.

The Company's independent auditors have not performed a review of these interim financial statements.

Unaudited Condensed Interim Consolidated Statements of Financial Position As at June 30, 2023 and December 31, 2022

(expressed in Canadian Dollars, Except Share Data)

	June 30,	December 31,	
	2023	2022 \$	
Assets	\$	3	
Current assets			
Cash	30,252	70,595	
GST receivable (Note 3)	1,316	13,085	
Prepaid expenses and deposits	1,465	853	
	33,033	84,533	
Non-current asset			
Mineral properties (Note 4)	19,484	19,642	
Total assets	52,517	104,175	
Current liabilities Accounts payable and accrued liabilities (Note 5)	706,178	726,507	
Due to related parties (Note 6)	21,000	18,900	
Total liabilities	727,178	745,407	
Shareholders' Equity			
Common shares (Note 8 (a))	60,015,245	60,015,245	
Deposit received (Note 8 (a))	24,000	-	
Warrants (Note 8 (b))	248,835	248,835	
Contributed surplus	8,469,295	8,453,050	
Deficit	(68,590,659)	(68,517,452)	
Accumulated other comprehensive income (loss)	(841,377)	(840,910)	
Total equity	(674,661)	(641,232)	
Total liabilities and equity	52,517	104,175	

Nature of operations and going concern (Note 1)

Approved and authorized for issue by the Board of Directors on August 16, 2023

signed "Gordon Ellis"	_signed "Mario Stifano"
Director	Director

Unaudited Condensed Interim Consolidated Statements of Loss and Comprehensive Loss For the three and six months ended June 30, 2023 and 2022 (Unaudited)

(expressed in Canadian Dollars, Except Share Data)

	Three months ended June 30		Six months ended June 3	
	2023 2022		2023	2022
	\$	\$	\$	\$
Operating expenses				
Exploration				
Project administration	-	-	1,033	
General and administration				
Arbitration expenses	20,551	38,619	29,769	21,685
Management fees	8,760	21,806	21,748	80,711
Professional and regulatory fees	12,458	133,437	20,241	155,888
Office and general	1,511	2,780	4,034	4,190
Shareholder and investor relations	1,002	10,051	2,124	12,428
Total general and administration	44,282	206,693	77,916	274,902
Operating loss	(44,282)	(206,693)	(78,949)	(274,902)
Foreign exchange gain (loss)	5,159	(6,248)	5,742	(3,421)
Net loss for the period	(39,123)	(212,941)	(73,207)	(278,323)
Other comprehensive gain (loss)	(451)	348	(467)	253
Loss and comprehensive loss for the period	(39,574)	(212,593)	(73,674)	(278,070)
Weighted average number of shares outstanding				
Basic and diluted	18,027,784	16,027,770	18,027,784	16,027,770
Loss per share, basic and diluted	(\$0.00)	(\$0.01)	(\$0.00)	(\$0.02)

Unaudited Condensed Interim Consolidated Statements of Cash Flows For the three and six months ended June 30, 2023 and 2022 (Unaudited)

(presented in Canadian Dollars)

	Six months ended March 31,		
	2023	2022	
	\$	\$	
Cash flows used in operating activities			
Net loss for the period	(73,207)	(278,323)	
Adjustment for items not affecting cash:			
Share-based compensation expense (Note 8)	16,245	49,567	
	(56,962)	(228,756)	
Changes in non-cash working capital			
Trade and other receivables	11,769	(6,402)	
Prepaid expenses and deposits	(612)	(3,866)	
Accounts payables and accrued liabilities	(20,328)	139,819	
Due to/from related parties (Note 6)	2,100	(2,100)	
Net cash used in operating activities	(64,033)	(101,305)	
Cash used in investing activities			
Mineral properties	(291)	_	
Net cash used in investing activities	(291)	-	
Cash flows from financing activities			
Share subscription deposits	24,000	-	
Net cash from financing activities	24,000	-	
Net decrease in cash	(40,324)	(101,305)	
Effect of foreign exchange rate changes on cash	(19)		
Cash- beginning of period	70,595	121,215	
Cash - end of period	30,252	19,910	

Unaudited Condensed Interim Consolidated Statements of Changes in Equity For the three and six months ended June 30, 2023 and 2022 (Unaudited)

(presented in Canadian Dollars, Except Share Data)

	Six months ended June 30,			
	2023		2022	
	Number	\$	Number	\$
Common shares (Note 8 (a)) Balance – beginning of period	18,027,784	60,015,245	16,027,784	59,892,640
Balance – end of period	18,027,784	60,015,245	16,027,784	59,892,640
Share subscription proceeds (Note 8 (a)) Balance – beginning of period Share subscription deposits received		24,000		- -
Balance – end of period		24,000		-
Share purchase warrants (Note 8 (b)) Balance – beginning of period		248,835		171,440
Balance – end of period		248,835		171,440
Contributed surplus Balance – beginning of period Share-based compensation		8,453,050 16,245		8,375,119 49,567
Balance – end of period		8,469,295		8,424,686
Deficit Balance – beginning of period Net loss for the period		(68,517,452) (73,207)		(68,095,146) (278,323)
Balance – end of period		(68,590,659)		(68,373,469)
Accumulated other comprehensive income Balance – beginning of period Currency translation adjustment on foreign		(840,910)		(841,986)
operations		(467)		253
Balance – end of period		(841,377)		(841,733)
Total shareholders' equity		(674,661)		(726,436)

Notes to the Unaudited Condensed Interim Consolidated Financial Statements Three and six months ended June 30, 2023 and 2022 (Unaudited)

(presented in Canadian Dollars)

1 Nature of operations and going concern

Lupaka Gold Corp. ("Lupaka" or "the Company") was incorporated in Canada on November 3, 2000 under the legislation of the Province of British Columbia, and is in the business of acquisition, exploration and development of mineral resource properties. Lupaka was dormant prior to January 1, 2010.

Lupaka's head office, and records and registered offices are located at 1569 Dempsey Road, North Vancouver, BC V7K 1S8. Lupaka's common shares trade in Canada on the TSX Venture Exchange ("TSX.V") and in Germany on the Frankfurt Exchange under the symbol LQP.

Collectively, Lupaka and its subsidiaries are referred to hereafter as "the Company".

The Company is presently pursuing an Arbitration Claim against the Republic of Peru as a result of its loss of ownership of the Invicta Gold Project ("Invicta") to PLI Huaura Holdings LP ("PLI"; see Note 7), and recently acquired three potential gold properties in the state of Oregon, USA. Management is continuing to seek out other exploration projects for potential development and investment.

Going Concern

These condensed interim consolidated financial statements are prepared in accordance with International Financial Reporting Standards as issued by the International Accounting Standards Board ("IFRS"), that are applicable to a going concern, which contemplates the realization of assets and settlement of liabilities in the normal course of business as they become due.

If the going concern assumption was not appropriate for these financial statements, then adjustments would be necessary to the carrying value of assets and liabilities, the reported expenses and the balance sheet classifications used, and such adjustments would be material.

As at June 30, 2023, the Company had a working capital deficit (current assets less current liabilities) of \$694,145 (December 31, 2022 - \$660,874) and accumulated deficit of \$68,590,659 (December 31, 2022 - \$68,517,452). For the six months ended June 30, 2023, the Company had a net loss of \$73,207 (2022 - \$65,382) and used cash in operating activities of \$64,033 (2022 - \$37,810).

The Company's ability to continue as a going concern is dependent upon its ability to generate positive cash flow from operating activities or to raise funds primarily through the issuance of shares or obtaining alternative financing, which it has been successful in doing in the past. There can be no assurance that sufficient financing can be obtained in the future. As a result, there are material uncertainties that cast significant doubt about the Company's ability to continue as a going concern and realize its assets and discharge its liabilities in the normal course of business.

As the outcome of these matters cannot be predicted at this time, if the Company is unable to generate positive cash flow from operating activities or obtain additional financing, management may be required to further curtail certain expenses.

Notes to the Unaudited Condensed Interim Consolidated Financial Statements Three and six months ended June 30, 2023 and 2022 (Unaudited)

(presented in Canadian Dollars)

2 Statement of compliance and basis of preparation

These condensed interim consolidated financial statements ("interim financial statements") have been prepared in accordance with International Accounting Standard ("IAS") 34, "Interim Financial Reporting", and International Financial Reporting Standards ("IFRS"). These interim financial statements should be read in conjunction with the Company's consolidated financial statements as at and for the year ended December 31, 2022, as some disclosures from the annual consolidated financial statements have been condensed or omitted.

These interim financial statements have been prepared on a historical cost basis except for those financial instruments which have been classified at fair value through profit or loss. In addition, except for cash flow information, these interim financial statements have been prepared using the accrual method of accounting. All dollar amounts presented are in Canadian dollars unless otherwise specified.

The results of any subsidiaries acquired or disposed of during the period are included in the consolidated statements of income (loss) and comprehensive income (loss) from the effective date of acquisition up to the effective date of disposal, as appropriate. Where necessary, adjustments are made to the results of subsidiaries to bring their accounting policies into line with those used by the Company. Inter-company transactions, balances, loss, comprehensive loss and expenses are eliminated on consolidation, where appropriate.

The interim consolidated financial statements include the accounts of Lupaka and its wholly-owned subsidiaries, which are as follows:

- Lupaka USA Limited ("LPKUSA"), a USA company
- Andean American Gold Corp. ("AAG"), a Canadian company
- Lupaka Gold Peru S.A.C. ("LGP"), a Peru company
- Andean Exploraciones S.A.C. ("AES"), a Peru company (inactive)
- Greenhydro S.A.C. ("Greenhydro"), a Peru company (inactive)

3 Receivables

Receivables consist of goods and services taxes due from the Government of Canada. The Company anticipates full recovery of its current receivables within one year.

4 Mineral exploration properties

In December 2021, the Company acquired three potential gold properties in the state of Oregon, USA referred to as the Idol City, Pine Creek and Red Mountain projects.

All three properties are located in the south-east corner of the state in a similar geological environment to the prolific Battle Mountain - Eureka trend in Northern Nevada. Ownership of these properties is held by LPK USA and consulting, legal and staking expenditures totaling \$19,484 have been capitalized to mineral properties to June 30, 2023 (December 31, 2022 - \$19,642).

5 Accounts payable and accrued liabilities

As at June 30, 2023 and December 31, 2022, \$293,425 was payable to a former CEO of the Company pursuant to a March 2018 settlement agreement which was renegotiated in February 2019. In addition, approximately \$213,000 (December 31, 2022 – approximately \$218,000) remains due to KLR Group, LLC for finder's fees incurred in obtaining the PLI Financing Agreement (Note 7) pursuant to a June 2017 settlement agreement.

Notes to the Unaudited Condensed Interim Consolidated Financial Statements Three and six months ended June 30, 2023 and 2022 (Unaudited)

(presented in Canadian Dollars)

6 Related party transactions

Details of transactions between the Company and other related parties are disclosed below:

a) Related party expenditures

During the three and six months ended June 30, 2023 and 2022, the Company incurred \$1,000 and \$2,000, respectively for both years, in management fees with DFJ Consulting Services Ltd., a company owned by the CFO of the Company.

(b) Key management compensation

Key management includes directors and executive officers of the Company. The compensation paid or payable to key management for employee services for the three and six months ended June 30, 2023 and 2022 is shown below:

		Three months ended June 30		s ended 2 30
	2023	2023 2022		2022
	\$	\$	\$	\$
Management fees	1,000	1,000	2,000	2,000
Share-based compensation	5,995	14,570	10,189	32,808
Total	6,995	15,570	12,189	34,808

(c) Due to current and former related parties

Amounts due to or from related parties are unsecured and non-interest bearing and measured at the amount of consideration established and agreed to by the related parties.

As at June 30, 2023:

- \$4,200 (December 31, 2022 \$2,100) was payable to the Company's CFO for outstanding management fees and GST, which is included in Due to Related Parties;
- \$16,800 (December 31, 2022 \$16,800) was payable for consulting and advisory services to Havilah Holdings Inc. ("Havilah"), which is included in Due to Related Parties. Havilah is a co-owner of K-Rok Minerals Inc., a >10% shareholder of the Company, which is owned 60% by ABE, 35% by Havilah and 5% by another individual. ABE is wholly-owned by Gordann Consultants Ltd., a company in which the Company's Chairman, CEO and a director owns a 51% interest and his wife owns a 49% interest; and
- \$293,425 (December 31, 2022 \$293,425) was payable to a former CEO of the Company pursuant to a March 2018 settlement agreement between the parties, which is included in Accounts Payable.

Notes to the Unaudited Condensed Interim Consolidated Financial Statements Three and six months ended June 30, 2023 and 2022 (Unaudited)

(presented in Canadian Dollars)

7 Arbitration Claim Made Under The Canada-Peru Trade Agreement

By agreement with PLI Huara Holdings LP ("PLI") dated June 30, 2016 and amended August 2, 2017, the Company executed the PLI Financing Agreement with PLI to fund US\$7 million for the completion of development and to initiate production at IMC's Invicta Gold Project.

On July 2, 2019, the Company received a formal Notice of Acceleration ("Acceleration Notice") from PLI regarding the PLI Financing Agreement. The Acceleration Notice claimed that as a result of existing specified claims of alleged default, PLI declared an early termination date of the loan and requested immediate payment of approximately US\$15.6 million. In October 2019, the Company was advised that PLI had seized all of the ownership shares of IMC, effective July 2, 2019, resulting in the Company losing control of IMC and Invicta.

On November 12, 2019, the Company received a Notice of Indemnification and Reservation of Rights letter dated November 8, 2019 from PLI Huaura Holdings L.P., which primarily demanded that the Company make the indemnification payments to PLI in respect of the PLI Financing Agreement (which PLI claims, as of October 31, 2019, totaled an aggregate of approximately US\$16 million), and all other amounts outstanding under the PLI Financing Agreement were to be paid immediately on demand and that PLI hereby made a demand for payment of such amounts.

The specified claims of default related primarily to the Company's inability to make the scheduled repayments against the PLI Financing Agreement as a result of the ongoing illegal road blockade carried out by the community of Paran at Invicta. Despite numerous requests for resolution assistance from local and federal government officials of the Republic of Peru, the requested assistance was not provided and the blockade continued, resulting in the Company's loss of its ownership of IMC and the Invicta Gold Project.

On October 21, 2019, the Company delivered to the Peruvian Minister of Economy and Finance a Request for Arbitration in accordance with the 2009 Free Trade Agreement between Canada and Peru (the "CPFTA Arbitration"). In this respect, the Company has engaged Lalive SA (London) and Boles Schiller Flexner LLP (New York City) to represent its interests in the CPFTA Arbitration, which primarily centers on a claim for US\$47.7 Million plus interest at a rate of LIBOR+2% compounded annually from August 27, 2019 until payment is received by Lupaka.

While the Company and PLI disputed each other's actions and claims, effective July 22, 2020, mutual releases (the "Release") were executed between the Company and its subsidiaries (together, the "Lupaka Parties") and PLI Huaura Holdings L.P. ("PLI"), Invicta Mining Corp S.A.C. ("IMC") and certain associated parties of PLI (the "PLI Parties").

As a result, all claims made or in the process of being made by the Lupaka Parties against the PLI Parties are deemed to be released and forever discharged from each and every one of the PLI Parties; and all claims made or in the process of being made by the PLI Parties against the Lupaka Parties are deemed to be released and forever discharged from each and every one of the Lupaka Parties. A significant outcome of the release to the Company is that the liability of \$22,225,052 to PLI was fully discharged by the PLI Parties and eliminated in the fiscal year ended December 31, 2020.

Notes to the Unaudited Condensed Interim Consolidated Financial Statements Three and six months ended June 30, 2023 and 2022 (Unaudited)

(presented in Canadian Dollars)

Arbitration Claim Made Under The Canada-Peru Trade Agreement (continued)

On August 4, 2020, the Company reported that it had entered into an Arbitration Funding Agreement with Bench Walk Advisors ("BWA") to support the Company's arbitration claim against the Republic of Peru under the CPFTA. The BWA Agreement allows for up to USD\$4.1 million to support the arbitration and related costs. Amounts advanced by BWA are repayable only upon completion of a successful claim and recovery. The actual amount received by BWA will vary in accordance with the actual settlement received by the Company from the Republic of Peru. As such, the financing is non-dilutive to current Lupaka shareholders. Precise terms of the Arbitration Funding Agreement (other than those set out herein) are confidential.

From March 27 to April 3, 2023, the arbitration hearing stage of the Company's Arbitration Claim against the Republic of Peru convened in Washington, D.C. Subsequent to the completion of the arbitration hearings, the Tribunal granted the Parties an opportunity to answer specific questions that the Tribunal had. These questions and information requests were received and answered by the Parties in late June 2023.

The Tribunal has not yet provided the Parties with any indication as to their timeline for any Arbitration Award decision.

8 Equity

a) Common shares

Authorized: unlimited with no par value.

Consolidation of the Company's common shares

At the Company's annual general and special meeting of the Company's shareholders held on June 10, 2022 (the "Meeting"), the shareholders approved: a consolidation of the common shares in the capital of the Company on the basis of one (1) post-consolidation common share for every ten (10) pre-consolidation common shares (the "Consolidation"); and a necessary amendment of the Company's Articles. On August 15, 2022, the effective date of the Consolidation, trading of the Company's post-Consolidation shares commenced on August 15, 2022 with a new CUSIP number of 550435309 and a new ISIN number of CA5504353098. The Company's name and stock symbol remain unchanged following the Consolidation. All information related to the Company's common shares, options, warrants and loss per share have been retroactively adjusted to give effect to the Consolidation for all periods presented. Immediately following the Consolidation, the number of common shares outstanding was reduced to 16,027,784 shares issued and outstanding.

Private Placements

There were no share issuances in the six months ended June 30, 2023.

On June 8, 2023, the Company announced its intention to complete a non-brokered private placement (the "NBPP"), to raise gross proceeds of up to \$120,000, by issuing up to 2,000,000 units at a price of \$0.06 per unit. Each unit consists of one common share of the Company and one common share purchase warrant (each, a "Warrant"). Each Warrant entitles the holder to purchase one additional common share of the Company at a price of \$0.10 for a period of three years from closing. No finders' fees are expected to be paid, and the proceeds of the NBPP will be used to fund property acquisitions and development expenditures, and general working capital.

Notes to the Unaudited Condensed Interim Consolidated Financial Statements Three and six months ended June 30, 2023 and 2022 (Unaudited)

(presented in Canadian Dollars)

Equity (continued)

As of June 30, 2023, the Company was in receipt of \$24,000 in NBPP subscription proceeds and as of July 26, 2023, the Company closed Tranche 1 of the NBPP, which consisted of 1,300,000 units at a price of \$0.06 per unit for gross proceeds of \$78,000. All issued NBPP shares and Warrant shares (if exercised) are subject to a hold period expiring November 27, 2023 in accordance with applicable securities laws. Closing of the NBPP is subject to final acceptance by the TSX Venture Exchange.

The second and final Tranche of the NBPP is expected to close before August 23, 2023, subject to receipt of final applicable regulatory approvals including approval of the TSX Venture Exchange. All issued NBPP shares and Warrants are subject to a hold period of four months plus one day.

On October 28, 2022, the Company announced that it had closed a non-brokered private placement. Upon the closing, the Company issued 2,000,000 units at a price of \$0.10 per unit for gross proceeds of \$200,000. Each unit consists of one common share of the Company and one transferable common share purchase warrant entitling the holder to purchase an additional common share of the Company at a price of \$0.25 for a period of three years from the closing. All of the shares issued and any warrant shares (if exercised prior to March 1, 2023) were subject to a hold period expiring four months and one day from the closing in accordance with applicable securities laws. No finder's fees were paid in connection with this private placement.

The proceeds of the private placements will be used for property acquisitions and development expenditures, and general working capital.

b) Share purchase warrants

Pursuant to the closing of the October 28, 2022 private placement, the Company issued 2,000,000 transferable common share purchase warrants entitling the holder to purchase an additional common share of the Company at a price of \$0.25 for a period of three years from the Closing (the "Placement"). All of the Shares issued and any Warrants Shares (if exercised prior to March 1, 2023) are subject to a hold period expiring four months and one day from the Closing. The residual fair value of the Warrant Shares was estimated to be \$0.039 per warrant, for a total of \$77,395 recorded as Warrants, at the grant dates using the Black-Scholes option-pricing model and based on the following assumptions:

Exercise price (\$)	0.25
Risk free interest rate (%)	3.84
Expected life (years)	3.0
Expected volatility (%)	100%

As at June 30, 2023, all 2,000,000 Warrant Shares remain outstanding.

Notes to the Unaudited Condensed Interim Consolidated Financial Statements Three and six months ended June 30, 2023 and 2022 (Unaudited)

(presented in Canadian Dollars)

Equity (continued)

Pursuant to the closing of the July 2021 private placement, the Company issued 400,000 preconsolidation Warrant Shares. Each Warrant Share entitles the holder to purchase one additional common share, exercisable at a pre-consolidation price of \$0.10 per warrant for a period of thirtysix months from closing. The residual fair value of the Warrant Shares was estimated to be a preconsolidation price of \$0.24 per warrant, for a total of \$95,321 recorded as Warrants, at the grant dates using the Black-Scholes option-pricing model and based on the following assumptions:

Exercise price (\$)	1.00
Risk free interest rate (%)	0.44
Expected life (years)	3.0
Expected volatility (%)	100%

As at June 30, 2023, all 400,000 pre-consolidation Warrant Shares remain outstanding.

Pursuant to the closing of the January 2021 private placement, the Company issued 200,000 preconsolidation Warrant Shares. Each Warrant Share entitles the holder to purchase one additional common share, exercisable at a pre-consolidation price of \$1.00 per warrant for a period of thirty-six months from closing. The residual fair value of the Warrant Shares was estimated to be a preconsolidation price of \$0.38 per warrant, for a total of \$76,119 recorded as Warrants, at the grant dates using the Black-Scholes option-pricing model and based on the following assumptions:

Exercise price (\$) Risk free interest rate (%)	1.00 0.16
Expected life (years)	3.0
Expected volatility (%)	100%

As at June 30, 2023, all 200,000 pre-consolidation Warrant Shares remain outstanding.

Following is a continuity schedule of the Company's warrants, for the three and six months ended June 30, 2023 and 2022:

	Six months ended June 30,				
	2023		2023 2022		2022
	Number of share purchase warrants	Weighted average exercise price \$	Number of share purchase warrants	Weighted average exercise price \$	
Warrants outstanding – beginning of period	2,600,000	0.42	600,000	1.00	
Warrants outstanding – end of period	2,600,000	0.42	600,000	1.00	

The weighted average remaining life of the Company's warrants is 2.0 years.

Notes to the Unaudited Condensed Interim Consolidated Financial Statements Three and six months ended June 30, 2023 and 2022 (Unaudited)

(presented in Canadian Dollars)

Equity (continued)

c) Share options

The Company has in place an incentive share option plan dated September 20, 2010 (the "Option Plan") for directors, officers, employees and consultants to the Company. The Option Plan provides that the directors of the Company may grant options to purchase common shares on terms that the directors may determine, within the limitations of the Option Plan, including:

- The maximum number of common shares issuable pursuant to options granted under the Option Plan shall not exceed 10% of the outstanding common shares issued at the date of grant and
- The terms of options are a minimum of one year and a maximum of ten years from the date the option is granted, with the most common option terms being five years.

Vesting terms are determined for each grant by the Company's Board of Directors. Options granted, if any, vest in equal amounts beginning as early as on the date of grant and ending up to eighteen months from the date of grant.

A summary of changes to share options outstanding and exercisable is as follows:

	S	ix months er	ded June 30,	
	202	3	202	2
	Number of share options	Weighted average exercise price \$	Number of share options	Weighted average exercise price \$
Options outstanding – beginning of period Expired	1,603,167 (85,000)	0.59 2.30	1,458,167	0.81
Options outstanding – end of period	1,518,167	0.50	1,458,167	0.81

There were no share options granted in the three and six months ended June 30, 2023 and 2022.

Option pricing models require the input of highly subjective assumptions including expected price volatility. Changes in the subjective input assumptions can materially affect the fair value estimate. The volatility was calculated using historical volatility of comparable companies as an expectation of the Company's future volatility.

Non-cash share-based compensation costs have been recorded for the three and six months ended June 30, 2023 and 2022 and allocated as follows:

	Three months	Three months ended June 30		nded June 30
	2023 2022		2023	2022
	\$	\$	\$	\$
Management fees	5,298	17,577	12,831	39,582
Shareholder and investor relations	672	1,584	1,596	3,566
Consulting	742	2,850	1,818	6,419
Total share-based compensation	6,712	22,011	16,245	49,567

Notes to the Unaudited Condensed Interim Consolidated Financial Statements Three and six months ended June 30, 2023 and 2022 (Unaudited)

(presented in Canadian Dollars)

Equity (continued)

The following table summarizes information about share options outstanding and exercisable at June 30, 2023:

		Outstanding			Exercisable		
Year of Expiry	Range of exercise prices	Number of options outstanding	Weighted average exercise price \$	Weighted average remaining contractua I life (years)	Number of options exercisable	Weighted average exercise price	Weighted average remaining contractua l life (years)
2023	1.20	150,000	1.20	0.4	150.000	1.20	0.4
					/		
2024	0.50 - 1.00	345,000	0.57	1.1	345,000	0.57	1.1
2025	0.50	403,167	0.50	2.2	403,167	0.50	2.2
2026	0.50	300,000	0.50	3.4	300,000	0.50	3.4
2027	0.09	320,000	0.09	4.4	160,000	0.09	4.4
		1,518,167	0.50	2.5	1,358,167	0.55	2.3

d) Contingent Value Rights

In June 2022, the Company issued contingent value rights (each, a "CVR") to its shareholders. Each CVR entitles the holder to receive a pro rata portion of any net amount available for distribution if the Company receives a cash award (the "CVR Award") from the Company's Arbitration Claim. The net amount will be calculated by deducting from the Award proceeds certain amounts including the fees of the Company's Arbitration Claim counsel and other payables and amounts to be retained by the Company for working capital and other corporate purposes, and a de-minimus threshold will be applied to determine if a payment will be made to the CVR holders.

The Company issued the CVRs at a deemed value of \$0.000001 per CVR by way of a one-time special dividend to shareholders holding common shares of the Company as of June 8, 2022 (the "CVR Record Date"). Each shareholder as of the CVR Record Date received one CVR for each common share of the Company then held. The CVRs are governed by the terms of an indenture entered into between the Company and Computershare Trust Company of Canada.

The issuance of the CVRs by the Company is intended to crystallize the entitlement of shareholders as of the CVR Record Date to a portion of the CVR Award received by the Company, if any, and prevent dilution of this entitlement through subsequent share issuances of the Company prior to any CVR Award being received.

Notes to the Unaudited Condensed Interim Consolidated Financial Statements Three and six months ended June 30, 2023 and 2022 (Unaudited)

(presented in Canadian Dollars)

9 Segmented information

The Company has two reportable segments. Canada includes the Canadian corporate office and the Company's management. The United States includes its exploration projects. The Company's reportable segments are based on the reports reviewed by management that are used to make strategic decisions. Loss for the three and six months ended June 30, 2023 and total assets by segments as at June 30, 2023 and December 31, 2022 are as follows:

	Three months ended June 30		Six months ended June 30	
	2023	2022	2023	2022
	\$	\$	\$	\$
Loss				
Canada	39,123	212,941	72,174	278,323
USA	-	-	1,033	-
Total share-based compensation	39,123	212,941	73,207	278,323

	As at June 30, 2023 \$	As at December 31, 2022
Total assets		
Canada	33,033	84,533
United States	19,484	19,642
	52,517	104,175

10 Capital management

The Company's objective when managing capital structure is to maintain liquidity in order to ensure the Company's strategic acquisition and exploration objectives are met. In the management of capital, the Company defines capital as its shareholders' equity June 30, 2023 – (\$674,661); December 31, 2022 – (\$641,232).

The Company manages and makes adjustments to its capital structure in light of changes in economic conditions and the risk characteristics of the underlying assets. The Company intends to continue to assess new resource properties and seek to acquire an interest in additional properties if it feels there is sufficient geologic or economic potential and if it has adequate financial resources to do so. To maintain or adjust its capital structure, the Company may issue new shares, issue debt, acquire or dispose of assets or adjust the amount of cash equivalents and investments.

In order to facilitate the management of its capital requirements, the Company prepares annual expenditure budgets that are updated as necessary depending on various factors, including successful capital deployment and general industry conditions. At June 30, 2023, the Company is seeking opportunities to obtain further funding to pay for exploration and liabilities as they come due.

Notes to the Unaudited Condensed Interim Consolidated Financial Statements Three and six months ended June 30, 2023 and 2022 (Unaudited)

(presented in Canadian Dollars)

11 Financial risk factors

(a) Financial risk exposure and risk management

The Company's activities expose it to a variety of financial risks, which include credit, liquidity, market, foreign exchange, interest rate, and commodity price risks.

Financial risk management is carried out by the Company's management team with oversight from the Company's Board of Directors. The Board of Directors also provides regular guidance for overall risk management.

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due (Note 1). The Company manages its liquidity risk through the management of its capital structure and assets.

At June 30, 2023 and December 31, 2022, the Company's undiscounted contractual obligations and their maturity dates were as follows:

	June 30, 2023 \$	December 31, 2022 \$
Trade and other payables (within 1 year)	727,178	745,407

Market risk

Market risk is the risk of loss that may arise from changes in market factors such as foreign exchange rates, prices, interest rates, and commodity prices.

Interest rate risk

The Company is exposed to financial risk related to the fluctuation of interest rates.

Foreign exchange risk

The Company is exposed to the financial risk related to the fluctuation of foreign exchange rates. The Company incurs a portion of its expenses US Dollars. A significant change in the currency exchange rates may an effect on the Company's results of operations. The Company has not hedged its exposure to currency fluctuations.

(b) Fair value of financial instruments

IFRS 7 establishes a three-tier fair value hierarchy, which prioritizes the inputs used in measuring fair values as follows:

- Level 1 valuation based on quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2 valuation techniques based on inputs that are other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (prices) or indirectly (derived from prices); and
- Level 3 valuation techniques with unobservable market inputs (involves assumptions
 and estimates by management of how market participants would price the assets or
 liabilities).

In evaluating fair value information, considerable judgment is required to interpret the market data used to develop the estimates. The use of different market assumptions and valuation techniques may have a material effect on the estimated fair value amounts. The fair values of cash and trade and other payables approximate carrying value because of their short-term nature. At June 30, 2023 and December 31, 2022, the Company had no financial instruments that would be categorized as Level 2 or Level 3 in the fair value hierarchy above.