

FINANCIAL REVIEW

Second Quarter Ended June 30, 2014



(An Exploration Stage Company)

CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

FOR THE SIX MONTHS ENDED JUNE 30, 2014 (Unaudited – Prepared by Management) (Expressed in Canadian Dollars)

NOTICE OF NO AUDITOR REVIEW OF CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

In accordance with National Instrument 51-102 of the Canadian Securities Administrators, the Company discloses that its external auditors have not reviewed the unaudited condensed interim consolidated financial statements for the six months ended June 30, 2014. These financial statements have been prepared by management and approved by the Audit Committee and the Board of Directors of the Company.

(An Exploration Stage Company)

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(Expressed in Canadian Dollars)

As at:		June 30, 2014	J	December 31, 2013
ASSETS		(Unaudited)		(Audited)
Current assets				
Cash and cash equivalents (Note 6)	\$	3,841,045	\$	1,560,788
Available-for-sale investments (Note 7)		9,592,306		8,687,42
Advances and other receivables		63,675		63,293
Taxes receivable		11,417		11,420
Due from related parties (Note 13)		-		33,81
Prepaid expenses and deposits (Note 13)		55,125		143,98
Total current assets		13,563,568		10,500,733
Non-current assets				
Long-term deposits (Note 13)		134,623		134,623
Property and equipment (Note 8)		135,454		153,102
Exploration and evaluation assets (Note 10)		593,520		531,36
Investment in associate (Note 9)		1		551,55
Total non-current assets		863,598		819,095
mam		44.45		
TOTAL ASSETS	\$	14,427,166	\$	11,319,828
LIABILITIES AND SHAREHOLDERS' EQUITY				
Command Pal Park				
Current liabilities	¢	100 216	Ф	102.05
Accounts payable and accrued liabilities (Note 13)	\$	108,316	\$	103,059
Total liabilities		108,316		103,059
Shareholders' equity				
Share capital (Note 11)		56,592,613		56,592,613
Other equity reserve		6,636,658		6,636,658
Deficit		(52,500,961)		(53,137,013
Accumulated other comprehensive (loss) income		3,590,540		1,124,51
Total shareholders' equity		14,318,850		11,216,769
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	¢	14 427 166	¢	11 210 920
TOTAL LIABILITIES AND SHAKEHOLDERS EQUITY	\$	14,427,166	\$	11,319,828
APPROVED ON BEHALF OF THE BOARD OF DIRECTORS AND	AUTHORIZED FOR	SISSUE ON AUG	GUST	27. 2014 BY:
"Simon Ridgway", Director	"William Katzin	<u>"</u>	, Dire	ctor
Simon Ridgway	William Katzin			

The accompanying notes form an integral part of these condensed interim consolidated financial statements

(An Exploration Stage Company)

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS) (UNAUDITED)

(Expressed in Canadian Dollars)

\$	212,066	\$	2013 371,754	\$	2014 310,613	\$	2013
\$		\$	371,754	\$	310.613	Φ	
	10.264				310,013	Ψ	694,925
	10.264						
	10,264		11,686		20,397		23,917
	-		3,000		-		28,000
	16,547		56,907		16,547		59,607
	25,500		18,000		51,000		36,000
	44,206		28,564		106,953		78,459
			27,769		84,049		66,883
					3,268		28,672
							145,166
							14,764
							28,466
	150,730		227,357		358,664		509,934
	(362,796)		(599,111)		(669,277)		(1,204,859)
	_		(23,600)		_		(89,600)
	(4.431)				(282)		1,852
	(4,431)		(3,723)		, ,		77,664
	_		(40.296)		1,207,700		(70,518)
			(40,270)				98,590
	11 985		7 679		15 903		10,501
\$		\$		\$		\$	(1,176,370)
<u> </u>	()		(****)***=/	<u> </u>	,		(=,=:=,===)
	101,014		-		2,709,138		-
	-		-		(243,110)		_
	101,014	_	(3,367,202)		2,466,028	_	(5,254,114)
\$	(254,228)	\$	(4,026,253)	\$	3,102,080	\$	(6,430,484)
	\$(0.00)		\$(0.01)		\$0.01		\$(0.01)
	86,675,617		86.675.617		86.675.617		86,675,617
	\$	44,206 16,675 1,064 25,415 2,951 8,108 150,730 (362,796) - (4,431) - 11,985 \$ (355,242) 101,014 - 101,014 \$ (254,228)	44,206 16,675 1,064 25,415 2,951 8,108 150,730 (362,796) (4,431) 11,985 \$ (355,242) \$ 101,014 101,014 \$ (254,228) \$ \$(0.00)	44,206 28,564 16,675 27,769 1,064 2,339 25,415 68,866 2,951 3,852 8,108 6,374 150,730 227,357 (362,796) (599,111) - (40,296) - (40,296) - (40,296) - 7,679 \$ (355,242) \$ (659,051) 101,014 - - - 101,014 (3,367,202) \$ (254,228) \$ (4,026,253) \$ (0.00) \$ (0.01)	44,206 28,564 16,675 27,769 1,064 2,339 25,415 68,866 2,951 3,852 8,108 6,374 150,730 227,357 (362,796) (599,111) - (40,296) - - 11,985 7,679 \$ (355,242) \$ (659,051) \$ (101,014 - - 101,014 (3,367,202) \$ (254,228) \$ (4,026,253) \$ (0.00) \$ (0.01)	44,206 28,564 106,953 16,675 27,769 84,049 1,064 2,339 3,268 25,415 68,866 45,179 2,951 3,852 11,366 8,108 6,374 19,905 150,730 227,357 358,664 (362,796) (599,111) (669,277) - (23,600) - (4,431) (3,723) (282) - (40,296) - - (40,296) - - 11,985 7,679 15,903 \$ (355,242) \$ (659,051) \$ 636,052 101,014 - 2,709,138 - - (243,110) 101,014 (3,367,202) 2,466,028 \$ (254,228) \$ (4,026,253) \$ 3,102,080 \$ (0.00) \$ (0.01) \$ 0.01	44,206 28,564 106,953 16,675 27,769 84,049 1,064 2,339 3,268 25,415 68,866 45,179 2,951 3,852 11,366 8,108 6,374 19,905 150,730 227,357 358,664 (362,796) (599,111) (669,277) - (23,600) - (4,431) (3,723) (282) - (40,296) - - (40,296) - - (40,296) - - - - 11,985 7,679 15,903 \$ (355,242) \$ (659,051) \$ 636,052 \$ 101,014 - 2,709,138 - - (243,110) 101,014 (3,367,202) 2,466,028 \$ (254,228) \$ (4,026,253) \$ 3,102,080 \$ \$ (0.00) \$ (0.01) \$ 0.01

The accompanying notes form an integral part of these condensed interim consolidated financial statements

(An Exploration Stage Company) CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (UNAUDITED)

For the six months ended June 30, 2014 and 2013

(Expressed in Canadian Dollars)

	Number of common shares	Share capital	Ot	ther equity reserve	Accumulated other comprehensive income (loss)	Deficit	Total
Balance, December 31, 2012 Loss for the period Available-for-sale investments	86,675,617	\$ 56,592,613 - -	\$	6,636,658	\$ 607,506 - (5,254,114)	\$ (44,849,250) (1,176,370)	\$ 18,987,527 (1,176,370) (5,254,114)
Balance, June 30, 2013 Loss for the period Available-for-sale investments	86,675,617	56,592,613		6,636,658 - -	(4,646,608) - 5,771,119	(46,025,620) (7,111,393)	12,557,043 (7,111,393) 5,771,119
Balance, December 31, 2013 Income for the period Available-for-sale investments	86,675,617 - -	56,592,613		6,636,658	1,124,511 - 2,466,029	(53,137,013) 636,052	11,216,769 636,052 2,466,029
Balance, June 30, 2014	86,675,617	\$ 56,592,613	\$	6,636,658	\$ 3,590,540	\$ (52,500,961)	\$ 14,318,850

The accompanying notes form an integral part of these condensed interim consolidated financial statements

(An Exploration Stage Company)

CONDENSED INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

(Expressed in Canadian Dollars)

	7	Three months	s end	ed June 30,	Six months	end	led June 30,
		2014		2013	2014		2013
Cash provided by (used in):							
OPERATING ACTIVITIES							
Net income/(loss) for the period	\$	(355,242)	\$	(659,051)	\$ 636,052	\$	(1,176,370)
Items not involving cash:							
Amortization		10,264		11,686	20,397		23,91
Gain from mineral property option agreements		-		- -	-		(98,590
Impairment of available-for-sale investments		_		40,296	-		70,51
Gain on sale of available-for-sale investments		_		_	(1,289,708)		(77,664
Share of post-tax losses of associate		-		23,600	-		89,60
•		(344,978)		(583,469)	(633,259)		(1,168,589
Changes in non-cash working capital items:		(311,570)		(505, 105)	(033,237)		(1,100,50)
Advances and other receivables		(1,712)		16,543	(382)		10,93
Taxes receivable		776		25,060	9		32,02
Prepaid expenses and deposits		15,491		34,078	38,856		44,53
Due from related parties		5,640		(1,777)	33,817		89,44
Accounts payable and accrued liabilities		(3,083)		(20,690)	5,258		41,90
recounts payable and accrued habilities		(327,866)		(530,255)	(555,701)		(949,739
INVESTING ACTIVITIES							
Purchase of marketable securities and					/4=0 000)		
investments		-		-	(450,000)		
Expenditures on exploration and evaluation		(62.151)			(60.151)		(171.015
asset acquisition costs		(62,151)		-	(62,151)		(171,815
Proceeds from mineral property option agreements							49,29
Proceeds from sale of marketable securities and		_		_	_		49,29
investments		_		_	3,350,858		2,421,81
Purchase of property and equipment		(2,749)		_	(2,749)		2,121,01
Turenase of property and equipment		(64,900)		_	2,835,958		2,299,294
		(-)/			,,		,,
Increase (decrease) in cash and cash equivalents		(392,766)		(530,255)	2,280,257		1,349,55
Cash and cash equivalents, beginning of period		4,233,811		2,874,177	1,560,788		994,36
Cash and cash equivalents, end of period	\$	3,841,045	\$	2,343,922	\$ 3,841,045	\$	2,343,922

(An Exploration Stage Company)
NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)
For the six months ended June 30, 2014 and 2013
(Expressed in Canadian Dollars)

1. CORPORATE INFORMATION

Radius Gold Inc. (the "Company") was formed by the amalgamation of Radius Explorations Ltd. and PilaGold Inc. effective on July 1, 2004.

The Company is domiciled in Vancouver, Canada and is engaged in acquisition and exploration of mineral properties located in Central America. The address of the Company's head office is #650 – 200 Burrard Street, Vancouver, BC, Canada V6C 3L6.

2. BASIS OF PREPARATION

Statement of Compliance

These condensed interim consolidated financial statements are prepared in accordance with International Accounting Standard ("IAS") 34 Interim Financial Reporting under International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board ("IASB"). These condensed interim consolidated financial statements follow the same accounting policies and methods of application as the most recent annual financial statements of the Company. These condensed interim consolidated financial statements do not contain all of the information required for full annual financial statements. Accordingly, these condensed interim consolidated financial statements should be read in conjunction with the Company's most recent annual financial statements, which were prepared in accordance with IFRS as issued by the IASB.

Basis of Measurement

These condensed interim consolidated financial statements have been prepared on the historical cost basis as modified by the revaluation of available for sale financial assets.

The condensed interim consolidated financial statements are presented in Canadian dollars ("CDN"), which is also the Company's functional currency.

The preparation of financial statements in compliance with IFRS requires management to make certain critical accounting estimates. It also requires management to exercise judgment in applying the Company's accounting policies. The areas involving a higher degree of judgment of complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in Note 5.

Nature of Operations

At June 30, 2014, the Company had no revenue producing operations and had accumulated losses of \$52,500,961 since inception. However, the Company has sufficient cash resources and a working capital surplus of \$13.5 million to meet its obligations for at least the next twelve months from the end of the reporting period. The Company will periodically have to raise funds to continue operations and, although it has been successful in doing so in the past, there is no assurance it will be able to do so in the future.

These condensed interim consolidated financial statements have been presented on the basis that the Company will continue as a going concern, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. Realization values may be substantially different from the carrying values shown and these financial statements do not give effect to adjustments that would be necessary to the carrying values and classification of assets and liabilities should the Company be unable to continue as a going concern.

Basis of Consolidation

These condensed interim consolidated financial statements include the accounts of the Company, and its wholly owned subsidiaries. A wholly owned subsidiary is an entity in which the Company has control, directly or indirectly, where control is defined as the power to govern the financial and operating policies of an enterprise so as to obtain benefits from its activities. All material intercompany transactions and balances have been eliminated on consolidation. Subsidiaries are deconsolidated from the date control ceases.

(An Exploration Stage Company)

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

For the six months ended June 30, 2014 and 2013

(Expressed in Canadian Dollars)

2. BASIS OF PREPARATION – (cont'd)

Basis of Consolidation – (cont'd)

Details of the Company's principal subsidiaries at June 30, 2014 are as follows:

	Place of	Interest	
Name	incorporation	%	Principal activity
Minerales Sierra Pacifico S.A.	Guatemala	100%	Exploration company
Minerales de Nicaragua S.A.	Nicaragua	100%	Exploration company
Geometales Del Norte-Geonorte	Mexico	100%	Exploration company
Radius (Cayman) Inc.	Cayman Islands	100%	Holding company

3. ADOPTION OF NEW AND AMENDED IFRS PRONOUNCEMENTS

Effective January 1, 2014, the Company adopted the following new and revised standards that were issued by the IASB:

IAS 24 Related Party Disclosures

The amendments to IAS 24 clarify that a management entity, or any member of a group of which it is a part, that provides key management services to a reporting entity, or its parent, is a related party of the reporting entity. The amendments also require an entity to disclose amounts incurred for key management personnel services provided by a separate management entity. This replaces the more detailed disclosure by category required for other key management personnel compensation. The amendments only affect disclosure and did not have an impact on the Company's condensed interim consolidated financial statements.

IFRIC 21 Levies

The IASB issued IFRIC 21 – Levies ("IFRIC 21"), an interpretation of IAS 37 – Provisions, Contingent Liabilities and Contingent Assets ("IAS 37"), on the accounting for levies imposed by governments. IAS 37 sets out criteria for the recognition of a liability, one of which is the requirement for the entity to have a present obligation as a result of a past event ("Obligating Event"). IFRIC 21 clarifies that the Obligating Event that gives rise to a liability to pay a levy is the activity described in the relevant legislation that triggers the payment of the levy. The adoption of IFRIC 21 did not have an impact on the Company's condensed interim consolidated financial statements.

4. STANDARDS, AMENDMENTS AND INTERPRETATIONS NOT YET EFFECTIVE

The following new standard has been issued by the IASB but is not yet effective:

IFRS 9 Financial Instruments

IFRS 9 is part of the IASB's wider project to replace IAS 39 Financial Instruments: Recognition and Measurement. IFRS 9 retains but simplifies the mixed measurement model and establishes two primary measurement categories for financial assets: amortized cost and fair value. The basis of classification depends on the entity's business model and the contractual cash flow characteristics of the financial asset. In response to delays to the completion of the remaining phases of the project, the IASB issued amendments to IFRS 9 and has indefinitely postponed the adoption of this standard. The amendments also provided relief from the requirement to restate comparative financial statements for the effects of applying IFRS 9. IFRS 9 is effective for annual periods beginning on or after January 1, 2018. The Company is in the process of evaluating the impact of the new standard.

(An Exploration Stage Company)
NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)
For the six months ended June 30, 2014 and 2013
(Expressed in Canadian Dollars)

5. CRITICAL ACCOUNTING ESTIMATES AND JUDGMENTS

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

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

The key areas of judgment applied in the preparation of the condensed interim consolidated financial statements that could result in a material adjustment to the carrying amounts of assets and liabilities are as follows:

- a) Where the Company holds less than 20% of the voting rights in an investment but the Company has the power to exercise significant influence through common officers and board members, such an investment is treated as an associate. The Company can exercise significant influence over Rackla Metals Inc. ("Rackla") but does not have significant influence over Medgold Resources Corp ("Medgold");
- b) The determination of when an investment is impaired requires significant judgment. In making this judgment, the Company evaluates, amongst other things, the duration and extent to which the fair value of the investment is less that its original cost at each reporting period;
- c) Although the Company has taken steps to verify title to mineral properties in which it has an interest, these procedures do not guarantee the Company's title. Such properties may be subject to prior agreements or transfers and title may be affected by undetected defects; and
- d) The application of the Company's accounting policy for exploration and evaluation expenditure requires judgment in determining whether it is likely that future economic benefits will flow to the Company.
 - If, after exploration and evaluation expenditure is capitalized, information becomes available suggesting that the carrying amount of an exploration and evaluation asset may exceed its recoverable amount, the Company carries out an impairment test at the cash generating unit or group of cash generating units level in the year the new information becomes available.

The key estimate applied in the preparation of the condensed interim consolidated financial statements that could result in a material adjustment to the carrying amounts of assets and liabilities are as follows:

a) The Company is subject to income tax in several jurisdictions and significant judgment is required in determining the provision for income taxes. During the ordinary course of business, there are transactions and calculations for which the ultimate tax determination is uncertain. As a result, the company recognizes tax liabilities based on estimates of whether additional taxes and interest will be due. These tax liabilities are recognized when, despite the company's belief that its tax return positions are supportable, the company believes that certain positions are likely to be challenged and may not be fully sustained upon review by tax authorities. The company believes that its accruals for tax liabilities are adequate for all open audit years based on its assessment of many factors including past experience and interpretations of tax law. This assessment relies on estimates and assumptions and may involve a series of complex judgments about future events. To the extent that the final tax outcome of these matters is different than the amounts recorded, such differences will impact income tax expense in the period in which such determination is made.

6. CASH AND CASH EQUIVALENTS

Cash and cash equivalents are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes. The Company does not hold any deposits with maturities of greater than three months from the date of acquisition. Cash at banks and on hand earns interest at floating rates based on daily bank deposit rates.

(An Exploration Stage Company)

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

For the six months ended June 30, 2014 and 2013

(Expressed in Canadian Dollars)

7. AVAILABLE-FOR-SALE INVESTMENTS

Available-for-sale investments are recorded at fair value. As of June 30, 2014, available-for-sale investments consisted of 2,826,394 common shares of B2Gold Corp. ("B2Gold"), 1,007,406 common shares of Focus Ventures Ltd. ("Focus"), and 5,000,000 common shares of Medgold, all of which are public companies.

During the period ended June 30, 2014, the Company acquired 5,000,000 common shares and 5,000,000 share purchase warrants in Medgold by way of a private placement at a cost of \$500,000. Each Medgold warrant entitles the Company to purchase an additional common share exercisable for two years at a price of \$0.15. The Medgold share purchase warrants are not tradable on an exchange. The Company and Medgold have two common directors.

The Company originally received 4,815,894 B2Gold shares on August 10, 2012, pursuant to the disposal of a mineral property. The Company is entitled to sell a maximum of 10% of the original number of B2Gold shares within any 30-day period without encumbrance. If the Company wishes to exceed this limitation, there may be a delay of up to 15 days before the selling of the shares can be completed. During the period ended June 30, 2014, the Company sold an additional 1,057,000 B2Gold shares for proceeds of \$3,350,858 and recorded a gain on sale of available-for-sale investments of \$1,289,708.

During the year ended December 31, 2013, the Company sold all of its 34,589 common shares of Fortuna Silver Mines Inc. ("Fortuna") for proceeds of \$153,998.

As at June 30, 2014, the fair value based on quoted market prices of the available-for-sale investments was \$9,592,306 (December 31, 2013: \$8,687,428). An unrealized gain of \$2,466,028 was recorded in other comprehensive income during the period ended June 30, 2014 (2013: unrealized loss of \$5,254,114). The portion of the unrealized gain relating to B2Gold shares for the current period was \$2,385,436 and was the result of a total holding gain on available-for-sale investments of \$2,628,546 less a reclassification adjustment for gains included in income of \$243,110.

During the year ended December 31, 2013, the Company determined that the decline in value of the Focus shares was prolonged and, accordingly, recorded an impairment of \$70,518. Total impairment provisions on Focus shares for the period ended June 30, 2014 is \$Nil (2013: \$30,222). During the year ended December 31, 2013, the Company determined that the decline in value of B2Gold shares was both significant and prolonged and, accordingly, recorded an impairment of \$5,863,925.

The fair value of quoted securities is based on published market prices.

	B2Gold	Focus	Medgold	Fortuna	Rack	da ⁽¹⁾⁽²⁾	Total
Balance, December 31, 2012	\$ 16,236,783	\$ 181,333	\$ -	\$ 96,172	\$.	35,878	\$16,550,166
Acquisition of shares	-	-	-	49,295		-	49,295
Disposition of shares	(2,344,150)	-	-	(150,445)		-	(2,494,595)
Impairment adjustment	(5,863,925)	(70,518)	-	-		-	(5,934,443)
Net change in fair value recorded in other comprehensive income	437,091	110,814	_	4,978	(3	5,878)	517,005
Balance, December 31, 2013	8,465,799	221,629	-	_		-	8,687,428
Acquisition of shares	-	-	500,000	-		-	500,000
Disposition of shares	(2,061,150)	-	-	-		-	(2,061,150)
Net change in fair value recorded in other comprehensive income	2,385,436	80,592	-	-		-	2,466,028
Balance, June 30, 2014	\$ 8,790,085	\$ 302,221	\$ 500,000	\$.	\$	-	\$ 9,592,306

⁽¹⁾ The Company's holding of 7,175,700 tradable Rackla Metals Inc. ("Rackla") warrants expired during the year ended December 31, 2013.

⁽²⁾ The Company also holds 9,866,376 free trading common shares of Rackla but they are recorded as an investment in associate (Note 9).

(An Exploration Stage Company)
NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

For the six months ended June 30, 2014 and 2013

(Expressed in Canadian Dollars)

8. PROPERTY AND EQUIPMENT

	Leasehold rovements	Trucks	Computer quipment	Fu	rniture and equipment	eophysical equipment	Field equipment	Total
Cost								
Balance, December 31, 2012 Additions	\$ 59,004 -	\$ 215,638	\$ 248,085 1,234	\$	62,656	\$ 83,594	\$ 2,480	\$ 671,457 1,234
Balance, December 31, 2013 Additions	59,004	215,638	249,319 2,749		62,656	83,594	2,480	672,691 2,749
Balance, June 30, 2014	\$ 59,004	\$ 215,638	\$ 252,068	\$	62,656	\$ 83,594	\$ 2,480	\$ 675,440
Accumulated amortization Balance, December 31, 2012 Charge for period Balance, December 31, 2013	\$ 25,967 4,800 30,767	\$ 175,425 10,157 185,582	\$ 187,541 19,163 206,704	\$	29,739 6,936 36,675	\$ 51,732 6,372 58,104	\$ 1,447 310 1,757	\$ 471,851 47,738 519,589
Charge for period	2,400	5,463	7,095		2,782	2,549	108	20,397
Balance, June 30, 2014	\$ 33,167	\$ 191,045	\$ 213,799	\$	39,457	\$ 60,653	\$ 1.865	\$ 539,986
Carrying amounts								
At December 31, 2013	\$ 28,237	\$ 30,056	\$ 42,615	\$	25,981	\$ 25,490	\$ 723	\$ 153,102
At June 30, 2014	\$ 25,837	\$ 24,593	\$ 38,269	\$	23,199	\$ 22,941	\$ 615	\$ 135,454

(An Exploration Stage Company)
NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)
For the six months ended June 30, 2014 and 2013
(Expressed in Canadian Dollars)

9. INVESTMENT IN ASSOCIATE

Rackla was incorporated pursuant to a plan of arrangement (the "Arrangement") with the Company completed on December 8, 2011.

Under the Arrangement, each shareholder of the Company received one common share and one full share purchase warrant in Rackla for every three common shares of the Company held by the shareholder, thereby splitting the Company's exploration and evaluation assets in Canada from non-Canadian exploration and evaluation assets remaining with the Company. The Arrangement resulted in the Company retaining 7,175,701 common shares and 7,175,700 share purchase warrants of Rackla, representing 19.9% of Rackla's outstanding common shares and share purchase warrants in exchange for assets distributed to Rackla. The 7,175,700 share purchase warrants expired in 2013. Rackla meets the definition of an associate and has been equity accounted for in the consolidated financial statements.

On the date the Arrangement was completed, the Company relinquished control in Rackla and recorded its retained interest in Rackla at fair value, being 19.9% of the fair value of Rackla's common shares on distribution. In 2012, the Company participated in a private placement of Rackla whereby 2,690,675 units at \$0.08 per unit were acquired by the Company for a total cost of \$215,254. Each unit consisted of one common share and one-half warrant. Each whole warrant entitles the Company to purchase one additional common share of Rackla at \$0.10, expiring October 10, 2014. With the acquisition of the 2,690,675 common shares, the Company has a 19.5% interest in Rackla as of June 30, 2014.

The following table shows the continuity of the Company's interest in Rackla for the period from January 1, 2013 to June 30, 2014:

Balance, December 31, 2012	\$ 493,319
Less: share of losses in associate	(493,318)
Balance, December 31, 2013	1
Balance, June 30, 2014	\$ 1

Since the Company's share of losses in Rackla exceeds its interest, the Company has discontinued recognizing its share of further losses. The cumulative unrecognized share of losses for the associate is \$377,482.

The financial statement balances of Rackla are as follows:

	June 30, 2014	December 31, 2013
Total assets	\$ 1,127,202	\$ 1,221,037
Total liabilities	14,963	36,543
Net loss	83,505	4,373,259

(An Exploration Stage Company)
NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)
For the six months ended June 30, 2014 and 2013
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10. EXPLORATION AND EVALUATION ASSETS

Acquisition costs	G	uatemala	Unit	ted States	Mexico	Total
Balance, December 31, 2012	\$	531,369	\$	-	\$ -	\$ 531,369
Cash		-		-	171,815	171,815
Write-off acquisition costs		-		-	(171,815)	(171,815)
Balance, December 31, 2013		531,369		-	-	531,369
Cash		-		62,151	-	62,151
Balance, June 30, 2014	\$	531,369	\$	62,151	\$ -	\$ 593,520

Title to mineral properties involves certain inherent risks due to the difficulties of determining the validity of certain claims as well as the potential for problems arising from the frequently ambiguous conveyancing history, characteristic of many mineral properties. The Company has investigated title to all of its mineral properties and, to the best of its knowledge, title to all of its properties are in good standing.

Details of the Company's mineral property interests are disclosed in full in the consolidated financial statements for the year ended December 31, 2013. Significant exploration and evaluation asset transactions that have occurred since December 31, 2013 are as follows:

Medgold Strategic Alliance

On January 8, 2014, the Company entered into a strategic alliance agreement with Medgold whereby the Company has the right to option one of Medgold's properties in Portugal. For a period of eighteen months, the Company may select one of the Medgold's Portuguese properties in which the Company will be granted the option to earn a 51% interest by spending \$3,000,000 on exploration and development of that property. Upon exercise of the option, a joint venture will be formed between Medgold and the Company to further develop the property. As of June 30, 2014, the Company has not yet exercised its right to option one of the Portuguese properties.

Mineral Property - Idaho, USA

During the period ended June 30, 2014, the Company entered into an agreement with Merrill Palmer to lease for up to 99 years a 100% interest in the Mineral Property which consists of a series of 78 federal mining claims covering approximately 562 hectares in the Mineral Mining District, Washington County, Idaho. The Company may keep the lease in good standing by making annual advance royalty payments to Mr. Palmer of US\$50,000 for the first year (paid) and increasing by US\$10,000 each subsequent year, for a total of US\$1,100,000 over the first ten years. Annual payments after the tenth year of US\$150,000 will be required until commercial production has commenced. Mr. Palmer has retained a 3.0% net smelter return royalty and during the first five years of the lease, the Company may reduce the royalty to 1.5% by paying US\$2.0 million to Mr. Palmer.

During the current period, the Company also staked an additional 47 claims to be part of the Mineral Property at a cost of \$7.572.

Blue Hill Property - Idaho, USA

Subsequent to the period ended June 30, 2014, the Company entered into an agreement with Otis Gold Corp ("Otis") for the right to acquire a 70% interest in the Blue Hill Gold Project, subject to a 2.5% net smelter return royalty, which consists of 36 federal lode mining claims located on federal land comprising 295 hectares and one Idaho State lease comprising 33 hectares in the Cassia County, Idaho. The option may be exercised by making cash payments to Otis totaling US\$525,000 (US\$30,000 paid subsequent to period end) and incurring exploration expenditures on the property totaling US\$5,000,000, over a period of four years.

(An Exploration Stage Company)
NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)
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11. SHARE CAPITAL AND RESERVES

a) Common Shares

The Company is authorized to issue an unlimited number of common shares without par value.

There was no share capital activity during the six month periods ended June 30, 2014 and 2013.

b) Share Purchase Warrants

The following is a summary of changes in warrants from January 1, 2013 to June 30, 2014:

	Number of warrants	Weighted average exercise price
Balance, December 31, 2012 Expired	9,335,001 (9,335,001)	\$0.43 \$0.43
Balance, December 31, 2013	-	φο. 13
Balance, June 30, 2014	-	

As at June 30, 2014, no share purchase warrants were outstanding.

c) Nature and Purpose of Equity and Reserves

The reserves recorded in equity on the Company's balance sheet include 'Other equity reserve', 'Deficit' and 'Accumulated Other Comprehensive Loss/Income'.

Other equity reserve is used to recognize the value of stock option grants and share purchase warrants prior to exercise. The value of stock option and share purchase warrants that are forfeited or expire unexercised is not removed from other equity reserve.

Deficit is used to record the Company's change in deficit from earnings from period to period.

Accumulated other comprehensive loss/income comprises an available-for-sale reserve. This reserve is used to recognize fair value changes on available-for-sale investments.

(An Exploration Stage Company)
NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)
For the six months ended June 30, 2014 and 2013
(Expressed in Canadian Dollars)

12. SHARE-BASED PAYMENTS

a) Option Plan Details

The Company has a formal stock option plan in accordance with the policies of the TSX Venture Exchange ("TSX-V") under which it is authorized to grant options up to 10% of its outstanding shares to officers, directors, employees and consultants. The exercise price of each option is not less than the closing market price of the Company's stock on the trading day prior to the date of grant. Options granted to investor relations personnel vest in accordance with TSX-V regulation. The options are for a maximum term of ten years.

The following is a summary of changes in options for the six month period ended June 30, 2014:

			_	I	Ouring the perio	d		
Grant date	Expiry date	Exercise price	Opening balance	Granted	Exercised	Forfeited / expired	Closing balance	Vested and exercisable
Jan 08, 2010	Jan 07, 2020	\$0.29	1,570,000	-	-	-	1,570,000	1,570,000
May 26, 2010	May 25, 2020	\$0.36	100,000	-	-	-	100,000	100,000
Sep 24, 2010	Sep 23, 2020	\$0.69	820,000	-	-	-	820,000	820,000
Jul 27, 2011	Jul 26, 2021	\$0.81	290,000	-	-	-	290,000	290,000
Dec 13, 2012	Dec 12, 2022	\$0.20	2,135,000	-	-	-	2,135,000	2,135,000
		<u>-</u>	4,915,000	-	-	-	4,915,000	4,915,000
We	eighted average ex	ercise price	\$0.35	-	-	-	\$0.35	\$0.35

b) Fair Value of Options Issued During the Period

There were no options granted during the period ended June 30, 2014.

The weighted average remaining contractual life of the options outstanding at June 30, 2014 is 7.02 years.

Options Issued to Employees

The fair value at grant date is determined using a Black-Scholes option pricing model that takes into account the exercise price, the term of the option, the impact of dilution, the share price at grant date, the expected price volatility of the underlying share, the expected dividend yield and the risk free interest rate for the term of the option.

Options Issued to Non-Employees

Options issued to non-employees are measured based on the fair value of the goods or services received, at the date of receiving those goods or services. If the fair value of the goods or services received cannot be estimated reliably, the options are measured by determining the fair value of the options granted using the Black-Scholes option pricing model.

The expected volatility is based on the historical volatility (based on the remaining life of the options), adjusted for any expected changes to future volatility due to publicly available information. The risk free rate of return is the yield on a zero-coupon Canadian Treasury Bill of a term consistent with the assumed option life. The expected average option term is the average expected period to exercise, based on the historical activity patterns for each individually vesting tranche.

Option pricing models require the input of highly subjective assumptions, including the expected price volatility. Changes in these assumptions can materially affect the fair value estimate and, therefore, the existing models do not necessarily provide a reliable single measure of the fair value of the Company's stock options.

(An Exploration Stage Company)
NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)
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12. SHARE-BASED PAYMENTS – (cont'd)

c) Expenses Arising from Share-based Payment Transactions

There were no expenses arising from share-based payment transactions recognized during the six month periods ended June 30, 2014 and 2013 as part of share-based compensation expense.

As of June 30, 2014 there was no amount (December 31, 2013: \$Nil) of total unrecognized compensation cost related to unvested share-based compensation awards.

d) Amounts Capitalized Arising from Share-based Payment Transactions

There were no expenses arising from the share-based payment transactions that were capitalized during the six month periods ended June 30, 2014 and 2013 as part of exploration and evaluation asset acquisition costs.

13. RELATED PARTY TRANSACTIONS

The Company had transactions during the six month periods ended June 30, 2014 and 2013 with related parties who consisted of directors, officers and the following companies with common directors:

Related party	Nature of transactions
Mill Street Services Ltd. ("Mill Street")	Management fees
Gold Group Management Inc. ("Gold Group")	Shared general and administrative expenses
Rackla (Associate)	Shared general and administrative expenses
Fortuna	Shared general and administrative expenses
Focus	Shared general and administrative expenses
Medgold	Shared general and administrative expenses
Cordoba Minerals Corp. ("Cordoba")	Shared general and administrative expenses

In addition to related party transactions disclosed elsewhere in the condensed interim consolidated financial statements (Notes 7, 9 and 10), the Company incurred the following expenditures charged by non-key management officers and companies which have common directors with the Company in the periods ended June 30, 2014 and 2013:

	Six months ended June 30,				
	2014	2013			
Expenses:					
Salaries and benefits	\$ 5,077	\$ 9,067			
Mineral property costs:					
Salaries and benefits	4,021	34,831			
	\$ 9,098	\$ 43,898			

(An Exploration Stage Company)

NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

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13. RELATED PARTY TRANSACTIONS – (cont'd)

Effective July 1, 2012, the Company reimburses Gold Group, a company controlled by the Chief Executive Officer of the Company, for shared administrative costs and other business related expenses paid by Gold Group on behalf of the Company. During the six month periods ended June 30, 2014 and 2013, the Company reimbursed Gold Group the following:

	Six months ended June 3			
	2014		2013	
General and administrative expenses:				
Consulting fees	\$ -	\$	3,000	
Office and miscellaneous	19,754		22,623	
Public relations	1,189		2,770	
Property investigations	-		25,320	
Salaries and benefits	39,250		143,174	
Transfer agent and regulatory fees	3,179		3,065	
Travel and accommodation	 8,037		12,714	
	\$ 71,409	\$	212,666	
Exploration expenditures	\$ -	\$	37,289	

Salary and benefits costs for the six months ended June 30, 2014 include those for the Chief Financial Officer and Corporate Secretary (2013: Vice President Corporate Development, Chief Financial Officer, and Corporate Secretary).

These transactions are in the normal course of operations and are measured at the fair value of the services rendered.

Prepaid expenses and deposits include an amount of \$3,406 (December 31, 2013: \$Nil) paid to Gold Group for shared administrative costs.

Long-term deposits include an amount of \$60,000 (December 31, 2013: \$60,000) paid to Gold Group as a deposit on the shared office and administrative services agreement that became effective July 1, 2012.

Due from related parties of \$Nil (December 31, 2013: \$33,817) are amounts due from companies which have a common director with the Company and arose from shared administrative costs. These amounts were unsecured, non-interest bearing and are due on demand.

Accounts payable and accrued liabilities include \$17,277 (December 31, 2013: \$31,369) payable to Gold Group for shared administrative costs and \$Nil (December 31, 2013: \$7,500) to Mill Street, a company controlled by the Chief Executive Officer of the Company, for management fees.

Key management compensation

Key management personnel are persons responsible for planning, directing and controlling the activities of an entity, and include certain directors and officers. Key management compensation comprises:

	Six months ended June 30,				
	2014		2013		
Management fees	\$ 51,000	\$	36,000		
Salaries, benefits and fees	12,975		74,208		
	\$ 63,975	\$	110,208		

There were no share-based payments to key management personnel or directors not specified as key management personnel during the periods ended June 30, 2014 and 2013.

(An Exploration Stage Company)
NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)
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14. SEGMENTED INFORMATION

Operating segments are defined as components of an enterprise about which separate financial information is available that is evaluated regularly by the chief operating decision maker, or decision-making group, in deciding how to allocate resources and in assessing performance. All of the Company's operations are within the mining sector relating to precious metals exploration. Due to the geographic and political diversity, the Company's exploration operations are decentralized whereby exploration managers are responsible for business results and regional corporate offices provide support to the exploration programs in addressing local and regional issues. The Company's operations are therefore segmented on a district basis. The Company's assets are located in Canada, Guatemala, Nicaragua, Mexico, and Caymans. Details of identifiable assets by geographic segments are as follows:

Period ended June 30, 2014	Canada	USA	Guatemala	Nicaragua	Mexico	Caymans	Consolidated
Exploration expenditures Gain on sale of available-for-sale	\$ -	\$ 130,178	\$ 71,173	\$ 4,729	\$ 104,533	\$ -	\$ 310,613
investments	1,289,708	-	-	-	-	-	1,289,708
Investment income	15,903	-	-	-	-	-	15,903
Amortization	13,037	-	7,011	349	-	-	20,397
Profit/(loss) before income taxes	957,576	(130,178)	(60,833)	(807)	(109,968)	(19,738)	636,052
Capital expenditures*	2,749	62,151	-	-	-	-	64,900

Period ended June 30, 2013	Canada	USA	G	uatemala	N	icaragua	Mexico	Cay	mans	Cor	solidated
Exploration expenditures	\$ -	\$ -	\$	328,366	\$	118,566	\$ 247,993	\$	-	\$	694,925
Investment income	10,501	-		-		-	-		-		10,501
Amortization	17,174	-		6,404		339	-		-		23,917
Profit/(loss) before income taxes	(348,108)	-		(452,819)		(125,332)	(221,554)	(2	8,557)	(1	,176,370)
Capital expenditures*	-	-		-		-	171,815		-		171,815

^{*}Capital expenditures consists of additions of property and equipment and exploration and evaluation assets

As at June 30, 2014	Canada	USA	G	uatemala	N	icaragua	Mexico	C	aymans	Consolidated
Total current assets	\$ 13,135,549	\$ -	\$	33,865	\$	10,038	\$ 34,376	\$	349,740	\$ 13,563,568
Total non-current assets	237,741	62,151		559,022		4,684	-		-	863,598
Total assets	\$ 13,373,290	\$ 62,151	\$	592,887	\$	14,722	\$ 34,376	\$:	349,740	\$ 14,427,166
Total liabilities	\$ 102,503	\$ -	\$	632	\$	505	\$ 4,676	\$	-	\$ 108,316

As at December 31, 2013	Canada	USA	G	uatemala	N	icaragua	Mexico	Ca	ymans	Consolidated
Total current assets	\$ 10,116,791	\$ -	\$	53,207	\$	9,968	\$ 32,223	\$ 2	288,544	\$ 10,500,733
Total non-current assets	248,029	-		566,034		5,032	-		-	819,095
Total assets	\$ 10,364,820	\$ -	\$	619,241	\$	15,000	\$ 32,223	\$ 2	288,544	\$ 11,319,828
Total liabilities	\$ 93,762	\$ -	\$	1,529	\$	2,178	\$ 5,586	\$	4	\$ 103,059

(An Exploration Stage Company)
NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)
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15. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

The Company is exposed to the following financial risks:

- Market Risk
- Credit Risk
- Liquidity Risk

In common with all other businesses, the Company is exposed to risks that arise from its use of financial instruments. This note describes the Company's objectives, policies and processes for managing those risks and the methods used to measure them. Further quantitative information in respect of these risks is presented throughout these financial statements.

General Objectives, Policies and Processes

The Board of Directors has overall responsibility for the determination of the Company's risk management objectives and policies and, whilst retaining ultimate responsibility for them, it has delegated the authority for designing and operating processes that ensure the effective implementation of the objectives and policies to the Company's finance function. The Board of Directors receive periodic reports through which it reviews the effectiveness of the processes put in place and the appropriateness of the objectives and policies it sets.

The overall objective of the Board is to set policies that seek to reduce risk as far as possible without unduly affecting the Company's competitiveness and flexibility. Further details regarding these policies are set out below.

a) Market Risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market prices are comprised of three types of risk: foreign currency risk, interest rate risk, and equity price risk.

Foreign Currency Risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The Company is exposed to fluctuations in foreign currencies through its operations in foreign countries. The Company monitors this exposure, but has no hedge positions. As at June 30, 2014, cash totalling \$96,897 (December 31, 2013: \$68,059) was held in US dollars, \$933 (December 31, 2013: \$694) in Nicaragua Cordoba, \$Nil (December 31, 2013: \$4,213) in Guatemala Quetzal, \$864 (December 31, 2013: \$690) in Mexican Pesos and \$709 (December 31, 2013: \$709) in Peruvian Sols. Based on the above net exposures at June 30, 2014, a 10% depreciation or appreciation of the above currencies against the Canadian dollar would approximately result in a \$9,900 increase or decrease in the Company's after tax net earnings, respectively.

Interest Rate Risk

Interest rate risk is the risk that future cash flows will fluctuate as a result of changes in market interest rates. The Company does not have any borrowings. Interest rate risk is limited to potential decreases on the interest rate offered on cash held with chartered Canadian financial institutions. The Company considers this risk to be limited as it holds no assets or liabilities subject to variable rates of interest.

Equity Price Risk

Equity price risk is the uncertainty associated with the valuation of assets arising from changes in equity markets. The Company's available-for-sale investments are exposed to significant equity price risk due to the potentially volatile and speculative nature of the businesses in which the investments are held. The available-for-sale investments held in B2Gold, Focus, and Medgold are monitored by the Board with decisions on sale taken by Management. A 10% decrease in fair value of the shares would approximately result in a \$959,000 decrease in equity.

(An Exploration Stage Company)
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15. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT – (cont'd)

b) Credit Risk

Credit risk is the risk of an unexpected loss if a customer or third party to a financial instrument fails to meet its contractual obligations. The Company's credit risk is primarily attributable to its cash and cash equivalents, available-for-sale investments and advances and other receivables. The Company limits exposure to credit risk by maintaining its cash and cash equivalents with large financial institutions. The Company does not have cash and cash equivalents or available-for-sale investments that are invested in asset based commercial paper. For advances and other receivables, the Company estimates, on a continuing basis, the probable losses and provides a provision for losses based on the estimated realizable value.

c) Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company's approach to managing liquidity risk is to provide reasonable assurance that it will have sufficient funds to meet liabilities when due. The Company manages its liquidity risk by forecasting cash flows required by operations and anticipated investing and financing activities. At June 30, 2014, the Company had working capital of \$13.5 million (December 31, 2013: \$10.4 million) available to apply against short-term business requirements. All of the Company's financial liabilities have contractual maturities of less than 45 days and are subject to normal trade terms.

Determination of Fair value

Fair values have been determined for measurement and/or disclosure purposes based on the following methods. When applicable, further information about the assumptions made in determining fair values is disclosed in the notes specific to that asset or liability.

The condensed interim consolidated statement of financial position carrying amounts for cash, due from related parties, advances and other receivables, deposits, accounts payables and accrued liabilities, and due to related parties approximates fair value due to their short-term nature. Due to the use of subjective judgments and uncertainties in the determination of fair values these values should not be interpreted as being realizable in an immediate settlement of the financial instruments.

Fair Value Hierarchy

Financial instruments that are measured subsequent to initial recognition at fair value are grouped in Levels 1 to 3 based on the degree to which the fair value is observable:

Level 1	Unadjusted quoted prices in active markets for identical assets or liabilities;
Level 2	Inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices); and
Level 3	Inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The available-for-sale investments for B2Gold, Focus, and Medgold are based on quoted prices and are therefore considered to be Level 1.

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NOTES TO THE CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)
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16. CAPITAL MANAGEMENT

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to advance its mineral properties. In order to facilitate the management of its capital requirements, the Company prepares periodic budgets that are updated as necessary. The Company manages its capital structure and makes adjustments to it to effectively support the acquisition and exploration of mineral properties. The properties in which the Company currently has an interest are in the exploration stage; as such the Company is dependent on external financing to fund its activities. In order to carry out the planned exploration and pay for general administrative costs, the Company will spend its existing working capital and raise additional amounts as needed. The Company will continue to assess new 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.

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. The Company monitors its cash and cash equivalents, available-for-sale investments, common shares, warrants and stock options as capital. There were no changes in the Company's approach to capital management during the period ended June 30, 2014. The Company's investment policy is to hold cash in interest bearing bank accounts, which pay comparable interest rates to highly liquid short-term interest bearing investments with maturities of one year or less and which can be liquidated at any time without penalties. Neither the Company nor its subsidiaries are subject to externally imposed capital requirements and do not have exposure to asset-backed commercial paper or similar products. The Company expects its current capital resources to be sufficient to carry out its planned exploration programs and operating costs for the next twelve months.

17. CHANGE IN PRESENTATION

The Company has reclassified certain prior period expenses to conform to the current year presentation of expenses.



(the "Company")

MANAGEMENT'S DISCUSSION AND ANALYSIS Second Quarter Report – June 30, 2014

General

This Management's Discussion and Analysis ("MD&A") supplements, but does not form part of, the unaudited condensed interim consolidated financial statements of the Company for the six months ended June 30, 2014. The following information, prepared as of August 27, 2014, should be read in conjunction with the Company's unaudited condensed interim consolidated financial statements for six months ended June 30, 2014 and the related notes contained therein. The Company reports its financial position, results of operations and cash flows in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB"). In addition, the following should be read in conjunction with the Consolidated Financial Statements of the Company for the year ended December 31, 2013 and the related MD&A. All amounts are expressed in Canadian dollars unless otherwise indicated. The June 30, 2014 financial statements have not been reviewed by the Company's auditors.

Forward Looking Information

This MD&A may contain "forward-looking statements" that reflect the Company's current expectations and projections about its future results. When used in this MD&A, words such as "will", "may", "should", "estimate", "intend", "expect", "anticipate" and similar expressions are intended to identify forward-looking statements, which, by their very nature, are not guarantees of the Company's future operational or financial performance.

Forward-looking statements are statements that are not historical facts, and include but are not limited to:

- a) Estimates and their underlying assumptions;
- b) Statements regarding plans, objectives and expectations with respect to the effectiveness of the Company's business model, future operations, the impact of regulatory initiatives on the Company's operations, and market opportunities;
- c) General industry and macroeconomic growth rates;
- d) Expectations related to possible joint or strategic ventures; and
- e) Statements regarding future performance.

Forward-looking statements used in this MD&A are subject to various risks, uncertainties and other factors, most of which are difficult to predict and generally beyond the control of the Company. These risks, uncertainties and other factors may include, but are not limited to unavailability of financing, failure to identify commercially

viable mineral reserves, fluctuations in the market valuation for commodities, difficulties in obtaining required approvals for the development of a mineral project, and other factors.

Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date of this MD&A or as of the date otherwise specifically indicated herein. Due to risks, uncertainties and other factors, including the risks, uncertainties and other factors identified above and elsewhere in this MD&A, actual events may differ materially from current expectations. The Company disclaims any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise except as required by securities law.

Business of the Company

The Company has been exploring for gold in Latin America for over a decade, with more recent focus in Central America which has resulted in the discovery of several new gold deposits. Following the sale of its Trebol and El Pavon projects in Nicaragua to B2Gold Corp. ("B2Gold"), the Company has a strong treasury of over 2.8 million common shares of B2Gold. Management has been conducting an ongoing review of exploration projects and/or distressed junior companies that may be available for acquisition or joint venture with the aim of expanding the geographic and commodity focus of the Company. To this end, the Company has recently acquired two property interests in Idaho, USA.

A summary of the Company's properties is provided below:

<u>Idaho – Blue Hill Gold Property</u>

In July 2014, the Company entered into an agreement whereby Otis Gold Corp. ("Otis") has granted to the Company the right to acquire a 70% interest in the Blue Hill Property which consists of 36 federal lode mining claims located on federal land (comprising 295 hectares), and one Idaho State lease (comprising 33 hectares) in southeastern Idaho, 24 km south of the town of Oakley and 4 km north of the Utah border.

The Property hosts an epithermal hot-spring gold exploration target, and is drill-ready and road-accessible. In July 2008, Otis completed a program of geologic mapping and sampling, as well as contracting Zonge Geosciences Inc. to perform a controlled-source audio magnetotelluric (CSAMT) geophysical resistivity survey over the target. Based on the results of Otis' work program, drilling was proposed but never carried out.

Gold mineralization on the Property was first discovered by geologist Stan Dodd and Meridian Minerals in 1985. Alteration and gold mineralization are hosted by capping chalcedonic sinters and strongly silicified tuffaceous rocks in the Cenozoic-aged Salt Lake Formation, which consists of epiclastic, sedimentary and tuffaceous volcanic rocks overlying older Paleozoic and Precambrian basement rocks. The area of sinter exposed at surface is approximately 1 km by 0.5 km in area, and contains surface gold-in-sinter concentrations of up to 2 ppm. Mineralization appears both disseminated in sinter and related to north- and northeast-trending, high-angle structures within a northwest trending graben. Local, post-mineral, northeast-trending faulting has displaced and buried mineralized sections to the northwest, some of which have yet to be drill tested.

Two drill programs were completed in the past: the first in 1986-1987 by Meridian, and the second in 1998 by Latitude Minerals Corp. Both programs were designed to test the Property for the presence of an economic low-grade, bulk-tonnage, near-surface target. A total 3665 m of drilling in 29 drill holes was carried out on the Property. The drill holes were all reverse circulation, with the exception of one core hole in the 1998 campaign. Drill results confirmed the presence of significant near-surface thicknesses of sinter-hosted epithermal hot-spring-type gold mineralization. Mineralization is characterized by various forms of clay, silica and 1 to 5 % primary fine-grained pyrite, now mostly oxidized to various iron oxides

Results from the two drilling campaigns included intervals such as 61.0 m grading 0.91 ppm Au from 85.3 m to 146.3 m in drill hole BHC-86-09, 9.1 m grading 1.01 ppm Au from 48.8 to 57.9 m in drill hole BHC-86-04, 21.3 m grading 0.68 ppm Au from 112.8 m to 134.1 m in drill hole 98-LBC-1, and 25.9 m grading 0.61 ppm Au from 131.1 m to 157.0 m in drill hole 98-LBR-24. In all, 20 out of the 29 drill holes on the Property contained composite intervals longer than 3.0 m and grading over 0.5 ppm Au, confirming the overall mineralized character of the sinter terrace assemblage. The results, however, were not deemed economic from the point of view of a bulk tonnage target, and despite recognizing the potential for higher grade hydrothermal feeder systems under the sinter, no drilling has ever been focused on testing this target.

The Company's interpretation of the 2008 CSAMT survey results indicates the presence of several resistivity anomalies that are highly suggestive of structural feeder systems to the hot-spring sinter:

- 1. A distinctive shallowly west-dipping low- to high-resistivity transition zone interpreted as representing the base of the Salt Lake Formation, structurally overlying older Paleozoic basement. This feature is permissive of a permeable detachment or shallowly dipping fault feeder system to the overlying sinters.
- 2. Several localized high-resistivity undulations at the interpreted base of the Salt Lake Formation are associated with the sinter area, and are interpreted as high-angle structural features that may extend into the Paleozoic rocks. The association of mineralized sinter at surface and in drill core directly above one of these geophysical anomalies is particularly of interest.
- 3. A steeply-dipping major feature bounding the eastern side of the sinter zone and present on several CSAMT sections is interpreted as a braided fault system probably associated the northwest-trending graben. It potentially represents the ultimate plumbing system to depth for the hydrothermal system regionally.

The Company's geologists believe the Property has significant potential for high-grade veins or vein breccias at depth below or near the mineralized sinters and associated with one or more of the geophysical features discussed above. These constitute the Company's exploration target on the Property. The presence of abundant sinter with anomalous concentrations of gold is unusual in hot-spring environments, and highly encouraging of targeting a deeper high grade feeder system. Importantly, none of the previous drilling has focused on the potential for high grade feeders associated with the mineralized sinters, and this represents a significant exploration opportunity for the Company.

A first pass drill campaign is currently being planned and permitted, and is expected to commence in Q3 2014. Up to 2000 m of drilling are contemplated for this first pass program, with drill holes being designed to test the most prospective of the geophysical anomalies associated with the mineralized sinter.

Option Terms

The Company has been granted the option to acquire a 70% interest in the Property (subject to a 2.5% NSR royalty on a portion of the Property). The option may be exercised by making cash payments to Otis totaling US\$525,000 and incurring exploration expenditures on the Property totaling US\$5,000,000, over a period of four years.

<u>Idaho – Mineral Property</u>

The Company has an agreement with renowned prospector, Merrill Palmer, to lease a 100% interest in the Mineral Property which consists of a series of federal mining claims in the historic Mineral Mining District, Washington County, Idaho.

The Mineral Mining District was so-named after prospectors discovered silver-bearing base metal veins in the area during the 1870s. A town site was established and small-scale silver mining of high-grade veins began in the 1880s and continued in earnest until the repeal of the Sherman Silver Purchase Act by President Cleveland in 1893, which caused a collapse in the silver price and decimated the silver mining industry. The mines and smelters at Mineral shut down at that time, and subsequent mining was very sporadic and at a small scale from then through to 1950. The District has been essentially dormant since then apart from a few years of exploration in the late 1960s and 1970s, and has escaped modern exploration efforts altogether.

Cyprus Mines Corporation acquired a land position in the area in 1968 after reconnaissance work indicated the presence of two types of deposits: silver-bearing base-metals veins in a package of volcanic and sedimentary rocks, and porphyry-type copper hosted in a diorite and quartz diorite intrusion. Their exploration program, undertaken between April of 1968 and February of 1970, consisted of geological mapping, geochemical soil surveys, a 17 line-mile IP-resistivity geophysical survey, and a 40 hole program of reverse circulation, churn, and diamond drilling.

Cyprus's exploration efforts were focused on establishing the presence of a low-grade, near-surface silver deposit amenable to bulk mining methods. Although they intersected narrow high-grade Ag-bearing veins in the historically mined area, they considered the near-surface deposit model to be a failure and terminated the project before completion of the secondary objective of evaluating the copper potential within the intrusions. The Company has been able to obtain the 1968 through 1970 results from the Cyprus programs.

As part of its due diligence work on the Mineral Property, the Company selectively sampled and spot-checked the soil grid, confirming the Cyprus results. In addition, the Company digitized and inverted the raw 1969 geophysical data to obtain modern 2D inversions of both resistivity and IP effect, something Cyprus would not have been able to accomplish at the time of the survey.

The 1968 soil survey outlined a broad > 400 ppm Cu-in-soil anomaly with an area of approximately 1.5 km by 3 km, associated with the diorite and quartz diorite intrusions. Coincident with the soil anomaly is a broad zone of anomalous IP effect, potentially caused by the presence of disseminated sulphides. Whereas the Cu-in-soil anomaly terminates abruptly on the northern contact of the intrusion with overlying sedimentary and volcanic rocks, the IP effect is observed to dive off to the north under the north-dipping overlying rocks, suggesting that the zone of potential copper mineralization may be larger than indicated by the soil geochemistry.

Cyprus drilled four drill holes into the copper target. Holes MDD-1 and MDD-2 were both drilled into coincident soil and IP anomalies. MDD-2 assayed 266 m of 0.165% Cu from 5 m to end-of-hole at 271 m. Hole MDD-1 assayed 52.1 m of 0.126% Cu from 70.1 m to 122.2 m, and 150.9 m of 0.11% Cu from 150.9 m to end-of-hole at 301.8 m. Holes B-2 and MDD-3 are not in zones of significant IP effect. B-2 returned six intervals, ranging from 2.9 m to 8.7 m in thickness, grading > 0.2% Cu. MDD-3 returned only slightly anomalous Cu concentrations. Cyprus historical drill log summaries describe the mineralization in the diorite as hosted by propylitically altered veins and breccias within the intrusion. The Company's research indicates that Cyprus rarely assayed for gold in its work program at Mineral, and where it did the assay methodology is questionable; the Au potential of the target has likely never been evaluated.

The drill results presented here are quoted from the following historical reports:

- Mineral District Final Report Exploration. Cyprus Mines Corporation, May 1969.
- The Mineral Project: Current Status and Potential, Cyprus Mines Corporation, March 1970.

The Company believes the work was performed to a professional standard, and has verified the locations of the probable drill collars, but has not independently confirmed the drill logs or results.

More recently, prospecting work undertaken by Mr. Palmer has demonstrated the existence of sheeted 0.1 to 1 m thick quartz-tourmaline veins within the intrusion that grade up to 30 ppm Au and 5% Cu. Neither these sheeted veins nor the vast majority of the IP and soil anomaly has been drill-tested.

The Company believes it has uncovered a promising Cu-Au target in a mining-friendly jurisdiction that has been completely overlooked by modern exploration, and has begun geological work to evaluate the targets with a view to bringing the Property to the drill-ready stage.

Lease Terms

The Company has been granted a lease of 100% of the Mineral Property (subject to a 3.0% net smelter return royalty) of up to 99 years which the Company may keep in good standing by making annual advance royalty payments to Mr. Palmer of US\$50,000 for the first year and increasing US\$10,000 each subsequent year, for a total of US\$1,100,000 over the first ten years. Annual payments after the tenth year of US\$150,000 will be required until commercial production has commenced. During the first five years of the lease, the Company may reduce the NSR royalty to 1.5% by paying US\$2.0 million to Mr. Palmer.

Guatemala

As a result of continued uncertainty surrounding the granting of both exploration and exploitation concessions in Guatemala, and a general increase in the level of anti-mining activism in many parts of the country, the Company ceased its ongoing exploration activities in the country in the third quarter of 2013 though care and maintenance of the properties continue. Management will reassess the Company's plans for this country on a regular basis and exploration activities may be ramped back up if the mining investment climate improves.

Mexico - Tlacolula Property

The Company discovered silver mineralization in 2005 following a regional stream geochemical survey in various areas of the state of Oaxaca. An initial trenching program on the Tlacolula property defined a broad low grade silver/gold anomaly associated with opaline silica, indicating a high level system. In late 2009, the Company optioned the Tlacolula silver project to Fortuna Silver Mines Inc. (TSX-FVI) ("Fortuna") and the option agreement was amended in December 2012. The 12,642 hectare property is located 14 kilometres east-southeast of the city of Oaxaca and 30 kilometres northeast of Fortuna's 100%-owned San Jose silver-gold mine.

Fortuna can earn a 60% interest in the Tlacolula project by spending no later than January 2015 US\$2 million on exploration, which includes a commitment to drill 1,500 metres, within 12 months of issuance of a drill permit for the project. Fortuna must also pay to the Company US\$100,000 cash and US\$100,000 worth of Fortuna shares within 90 days of completion of the 1,500 metre drill program. Fortuna has not yet received a drill permit. To date, the Company has received US\$150,000 cash and 34,589 shares of Fortuna.

Nicaragua

In 2012, the Company sold its Trebol and Pavon properties to B2Gold in consideration of 4,815,894 common shares of B2Gold with a fair value at that time of \$16,662,993. In addition, B2Gold agreed to make contingent payments to the Company of US\$10 per ounce of gold on 40% of any proven and probable mineral reserves in excess of 500,000 ounces which may in the future be outlined at Trebol (on a 100% basis). Future royalty payments from B2Gold will be recorded as revenue at such time they are virtually certain to be received.

Also in 2012, B2Gold and the Company entered into joint venture agreements on 60% - 40% basis with respect to the Company's San Jose and B2Gold's La Magnolia properties in Nicaragua. In 2013, an agreement was reached whereby the Company would sell to B2Gold its 40% interest in the San Jose and La Magnolia properties in consideration of a 2% NSR royalty on each property. B2Gold will have the right to purchase one-half of each royalty for US\$1,000,000. The Company and B2Gold have since decided to relinquish the La Magnolia concession, and as a

result, a formal sale agreement is being prepared to cover just the transfer of the Company's interest in the San Jose concession. This agreement has not yet been formalized.

Qualified Person: David Clark, M.Sc., P.Geo., a member of the Association of Professional Engineers and Geoscientists of British Columbia, is the Company's Qualified Person as defined by National Instrument 43-101, and has approved the disclosure of the technical information in this MD&A.

Quarterly Information

The following table provides information for the eight fiscal quarters ended June 30, 2014:

Quarter ended	June 30, 2014 (\$)	Mar. 31, 2014 (\$)	Dec. 31, 2013 (\$)	Sep. 30, 2013 (\$)	June 30, 2013 (\$)	Mar. 31, 2013 (\$)	Dec. 31, 2012 (\$)	Sep. 30, 2012 (\$)
Exploration expenditures	212,066	98,547	148,152	196,232	371,754	323,171	258,225	229,108
Total investment income	11,985	3,918	5,355	6,285	7,679	2,822	576	1,971
Net income (loss) before income taxes	(355,242)	991,294	(6,593,803)	(517,590)	(659,051)	(517,319)	(1,938,538)	11,899,804
Basic and diluted income (loss) per share	(0.00)	0.01	(0.07)	(0.01)	(0.01)	(0.01)	(0.03)	0.14

The quarter ended March 31, 2014 resulted in a net income before income taxes due to a gain on sale of available-for-sale investments of \$1,289,708. The quarter ended September 30, 2012 resulted in a net income before income taxes of \$11,899,804 due to the net gain of \$16,278,410 on the sale of Nicaraguan mineral properties which was partially offset by a net loss of \$3,823,118 on the disposal of the Tambor property in Guatemala. For the quarter ended December 31, 2013, an impairment charge of \$5,894,147 on available-for-sale investments significantly increased the loss before income taxes for that period. For the quarter ended December 31, 2012, an impairment charge of \$855,632 on the shares held in Rackla Metals Inc. ("Rackla") increased the loss before income taxes for that period. The quarter ended December 31, 2012 also recorded a significant share-based compensation charge of \$385,320 as a result of stock option grants.

Results of Operations

Quarter ended June 30, 2014

The net loss for the quarter ended June 30, 2014 was \$355,242 compared to \$659,051 for the quarter ended June 30, 2013, a decrease of \$303,809. The comparative quarter recorded a share of post-tax losses of Rackla of \$23,600 and impairment on available-for-sale investments of \$40,296 whereas there were no such charges for the current quarter. Rackla incurred a loss during the current quarter but due to the carrying value of the Company's investment in associate being reduced to \$1 in 2013, the Company does not pick up its portion of the loss. Exploration expenditures in the current quarter totalled \$212,066 compared to \$371,754 in the comparative quarter, a decrease of \$159,688.

General and administrative expenses for the quarter ended June 30, 2014 were \$150,730 compared to \$227,357 for the quarter ended June 30, 2013, a decrease of \$76,627. Significant cost decreases were \$43,451 in salaries and benefits and \$40,360 in legal and audit fees. Salaries and benefits were lower due a reduction in personnel and reduced salary for the Vice-President, Corporate Development. Legal and audit fees were higher in the comparative quarter due to the sale and disposal of mineral properties in 2012 that impacted the 2012 year end audit. Notable cost increases were \$15,642 in office and miscellaneous and \$7,500 in management fees. Office and miscellaneous costs were higher primarily because of the Company incurring more office lease expense. Subsequent to the comparative quarter, the monthly compensation for the Chief Executive Officer was increased.

Six month period ended June 30, 2014

The six month period ended June 30, 2014 had a net income of \$636,052 compared to a net loss of \$1,176,370 for the six month period ended June 30, 2013, a difference of \$1,812,422. The current period reported a net income due to the gain of \$1,289,708 from the sale of B2Gold shares. The comparative period also recorded a gain from the sale of B2Gold shares but a lesser amount of \$77,664. The comparative period recorded a share of post-tax losses of Rackla of \$89,600 whereas there was no such charge for the current period due to the same reason given in the quarterly comparison. Exploration expenditures in the current period totalled \$310,613 compared to \$694,925 in the comparative period, a decrease of \$384,312.

General and administrative expenses for the current period were \$358,664 compared to \$509,934 for the comparative period, an increase of \$151,270. Salaries and benefits, legal and audit fees, consulting fees, and public relations saw decreases of \$99,987, \$43,060, \$28,000, and \$25,404, respectively, in the current period. Salaries and benefits and legal and audit fees were lower for the same reasons given in the quarterly comparison. There were significantly less consulting fees for the current period whereas the comparative period included a long standing consulting agreement that was terminated prior to the current period. Public relations costs were lower as the Company engaged in less promotional activities during the current period. There were cost increases of \$28,494 in office and miscellaneous, \$17,166 in property investigations, and \$15,000 in management fees. Again the reasons for the higher office and miscellaneous costs and management fees are the same as for the quarterly comparison. Property investigation costs were lower in the current period as some costs were shifted from property investigation to exploration as the Company acquired an interest in the Idaho properties.

Mineral Properties Expenditures

A summary of the Company's expenditures on its mineral properties during the period ended June 30, 2014 is as follows:

<u>United States</u> – A total of \$130,178 was incurred on exploration and property investigation.

Guatemala – A total of \$71,173 was incurred on care and maintenance related costs.

Nicaragua – At total of \$4,729 was incurred on care and maintenance related costs.

<u>Mexico</u> - A total of \$104,533 was incurred on exploration, property investigation, and miscellaneous administrative costs.

Further details regarding exploration expenditures for the periods ended June 30, 2014 and 2013 are provided in the schedules at the end of this document.

Liquidity and Capital Resources

The Company's cash increased from approximately \$1.56 million at December 31, 2013 to \$3.84 million at June 30, 2014. As at June 30, 2014 working capital was \$13.46 million compared to \$10.4 million at December 31, 2013. The increase in working capital was due to an increase in value of the Company's investment in B2Gold common shares. As at June 30, 2014, these shares had a fair value of \$8.79 million. The Company is entitled to sell a maximum of 10% of the original number of B2Gold shares within any 30-day period without encumbrance. If the Company wishes to exceed this limitation, there may be a delay of up to 15 days before the selling of the shares can be completed. During the year ended December 31, 2013, the Company sold 677,500 B2Gold shares for proceeds of \$2.42 million. During the period ended June 30, 2014, the Company sold an additional 1,057,000 B2Gold shares for proceeds of approximately \$3.35 million.

In addition to the remaining 2,826,394 B2Gold shares, the Company currently holds 1,007,406 common shares of Focus Ventures Ltd. ("Focus") and 5,000,000 common shares of Medgold Resources Corp. ("Medgold") as part of its available-for-sale investments. The Company acquired the Medgold shares by participating in a Medgold

private placement financing at a cost of \$500,000. The Company and Medgold have two common directors. The Company held 7,175,700 warrants in Rackla that were tradable on the TSX-V until they expired unexercised in June 2013. As at June 30, 2014, the carrying amount for all available-for-sale investments was \$9.59 million compared to \$8.69 million as at December 31, 2013. The Company also currently holds 9,866,376 common shares in Rackla with a fair value of \$246,659 as at June 30, 2014, but these shares are recorded as an investment in Rackla which is being accounted for under the equity method for investments with significant influence instead of as available-for-sale investments. The Company also holds 1,345,338 warrants of Rackla and 5,000,000 warrants of Medgold and although these warrants are transferable, they are not traded on an exchange.

The Company intends to use proceeds from previous and future sales of B2Gold shares to fund its exploration programs and general working capital requirements.

The Company expects its current capital resources to be sufficient to carry out its planned exploration programs and operating costs for the next twelve months; however, the Company has not yet achieved profitable operations, has accumulated losses of \$52.50 million since inception, and is expected to incur further losses in the development of its business. Actual funding requirements may vary from those planned due to a number of factors, including the progress of exploration and development activity. Management believes it will be able to raise equity capital as required in the long term, but recognizes the uncertainty attached thereto. The Company continues to use various strategies to minimize its dependence on equity capital, including the securing of joint venture partners where appropriate.

Commitment

The Company has entered into operating lease agreements for its office premises. The Company also rents space to other companies related by common directors and officers on a month to month basis, the amounts of which are netted against rental expense; however, there are no commitments from these companies and thus the amounts presented below are the gross commitments. Expected lease payments due by period as at June 30, 2014 are as follows:

Less than 1 year	\$ 149,254
1-3 years	526,688
4-5 years	381,216
After 5 years	190,608
Total	\$ 1,247,766

For the period ended June 30, 2014, the Company received a total of \$96,849 from those companies it rents space to

Capital Management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to advance its mineral properties. In order to facilitate the management of its capital requirements, the Company prepares periodic budgets that are updated as necessary. The Company manages its capital structure and makes adjustments to it to effectively support the acquisition and exploration of mineral properties. The properties in which the Company currently has an interest are in the exploration stage; as such the Company is dependent on external financing to fund its activities. In order to carry out the planned exploration and pay for general administrative costs, the Company will spend its existing working capital and raise additional amounts as needed. The Company will continue to assess new 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.

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. The Company monitors its cash and cash equivalents, available-for-sale investments, common shares, warrants and stock options as capital. There were no changes in the Company's approach to capital management during the period ended June 30, 2014. The Company's investment policy is to hold cash in interest bearing bank accounts, which pay comparable interest rates to highly liquid short-term interest bearing investments with maturities of one year or less and which can be liquidated at any time without penalties. Neither the Company nor its subsidiaries are subject to externally imposed capital requirements and do not have exposure to asset-backed commercial paper or similar products.

Financial Instruments and Risk Management

The Company is exposed to the following financial risks:

- Market Risk
- Credit Risk
- Liquidity Risk

In common with all other businesses, the Company is exposed to risks that arise from its use of financial instruments. This section describes the Company's objectives, policies and processes for managing those risks and the methods used to measure them. Further quantitative information in respect of these risks is presented throughout the accompanying financial statements.

General Objectives, Policies and Processes

The Board of Directors has overall responsibility for the determination of the Company's risk management objectives and policies and, whilst retaining ultimate responsibility for them, it has delegated the authority for designing and operating processes that ensure the effective implementation of the objectives and policies to the Company's finance function. The Board of Directors receives periodic reports through which it reviews the effectiveness of the processes put in place and the appropriateness of the objectives and policies it sets.

The overall objective of the Board is to set policies that seek to reduce risk as far as possible without unduly affecting the Company's competitiveness and flexibility. Further details regarding these policies are set out below.

a) Market Risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market prices are comprised of three types of risk: foreign currency risk, interest rate risk, and equity price risk.

Foreign Currency Risk

Foreign currency risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The Company is exposed to fluctuations in foreign currencies through its operations in foreign countries. The Company monitors this exposure, but has no hedge positions. As at June 30, 2014, cash totalling \$96,897 (December 31, 2013: \$68,059) was held in US dollars, \$933 (December 31, 2013: \$694) in Nicaragua Cordoba, \$Nil (December 31, 2013: \$4,213) in Guatemala Quetzal, \$864 (December 31, 2013: \$690) in Mexican Pesos and \$709 (December 31, 2013: \$709) in Peruvian Sols. Based on the above net exposures at June 30, 2014, a 10% depreciation or appreciation of the above currencies against the Canadian dollar would approximately result in a \$9,900 increase or decrease in the Company's after tax net earnings, respectively.

Interest Rate Risk

Interest rate risk is the risk that future cash flows will fluctuate as a result of changes in market interest rates. The Company does not have any borrowings. Interest rate risk is limited to potential decreases on the interest rate offered on cash held with chartered Canadian financial institutions. The Company considers this risk to be limited as it holds no assets or liabilities subject to variable rates of interest.

Equity Price Risk

Equity price risk is the uncertainty associated with the valuation of assets arising from changes in equity markets. The Company's available-for-sale investments are exposed to significant equity price risk due to the potentially volatile and speculative nature of the businesses in which the investments are held. The available-for-sale investments held in B2Gold, Focus, and Medgold are monitored by the Board with decisions on sale taken by Management. A 10% decrease in fair value of the shares would approximately result in a \$959,000 decrease in equity.

b) Credit Risk

Credit risk is the risk of an unexpected loss if a customer or third party to a financial instrument fails to meet its contractual obligations. The Company's credit risk is primarily attributable to its cash and cash equivalents, available-for-sale investments and advances and other receivables. The Company limits exposure to credit risk by maintaining its cash and cash equivalents with large financial institutions. The Company does not have cash and cash equivalents or available-for-sale investments that are invested in asset based commercial paper. For advances and other receivables, the Company estimates, on a continuing basis, the probable losses and provides a provision for losses based on the estimated realizable value.

c) Liquidity Risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due. The Company's approach to managing liquidity risk is to provide reasonable assurance that it will have sufficient funds to meet liabilities when due. The Company manages its liquidity risk by forecasting cash flows required by operations and anticipated investing and financing activities. The Company believes that these sources will be sufficient to cover the known requirements at this time.

Determination of Fair value

Fair values have been determined for measurement and/or disclosure purposes based on the following methods. When applicable, further information about the assumptions made in determining fair values is disclosed in the notes specific to that asset or liability.

The condensed interim consolidated statement of financial position carrying amounts for cash, due from related parties, advances and other receivables, deposits, accounts payables and accrued liabilities, and due to related parties approximates fair value due to their short-term nature. Due to the use of subjective judgments and uncertainties in the determination of fair values these values should not be interpreted as being realizable in an immediate settlement of the financial instruments.

Fair Value Hierarchy

Financial instruments that are measured subsequent to initial recognition at fair value are grouped in Levels 1 to 3 based on the degree to which the fair value is observable:

Level 1	Unadjusted quoted prices in active markets for identical assets or liabilities;
Level 2	Inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices); and
Level 3	Inputs for the asset or liability that are not based on observable market data (unobservable inputs).

Available-for-sale investments are based on quoted prices and are therefore considered to be Level 1.

Related Party Transactions

The Company's related parties with transactions during the periods ended June 30, 2014 and 2013 consist of directors, officers and the following companies with common directors:

Related party	Nature of transactions
Mill Street Services Ltd. ("Mill Street")	Management fees
Gold Group Management Inc. ("Gold Group")	Shared general and administrative expenses
Rackla	Shared general and administrative expenses
Fortuna	Shared general and administrative expenses
Focus	Shared general and administrative expenses
Medgold	Shared general and administrative expenses
Cordoba Minerals Corp. ("Cordoba")	Shared general and administrative expenses

The Company incurred the following expenditures charged by non-key management officers and companies which have common directors with the Company in the three and six month periods ended June 30, 2014 and 2013:

	Three	e months e	ended	June 30,	Six	x months e	ended	June 30,
		2014		2013		2014		2013
Expenses:								
Salaries and benefits	\$	3,717	\$	4,987	\$	5,077	\$	9,067
Mineral property costs:								
Salaries and benefits		2,388		12,585		4,021		34,831
	\$	6,105	\$	17,572	\$	9,098	\$	43,898

During the three and six month periods ended June 30, 2014 and 2013, the Company reimbursed Gold Group, a company controlled by the Chief Executive Officer of the Company, for the following costs:

	Thre	e months o	ended	June 30 ,	Si	x months e	ended	l June 30,
		2014		2013		2014		2013
General and administrative expenses:								
Consulting fees	\$	-	\$	3,000	\$	-	\$	3,000
Office and miscellaneous		10,800		10,605		19,754		22,623
Public relations		529		536		1,189		2,770
Property investigations		-		9,599		-		25,320
Salaries and benefits		21,969		68,865		39,250		143,174
Transfer agent and regulatory fees		1,679		2,565		3,179		3,065
Travel and accommodation		1,994		2,539		8,037		12,714
	\$	36,971	\$	97,709	\$	71,409	\$	212,666
Exploration expenditures	\$	-	\$	26,350	\$	-	\$	37,289

Gold Group is reimbursed by the Company for certain shared costs and other business related expenses paid by Gold Group on behalf of the Company. Salaries and benefits costs paid to Gold Group for the current period include those for the Chief Financial Officer, and Corporate Secretary whereas the comparative period also includes the Vice President Corporate Development. These transactions are in the normal course of operations and are measured at the fair value of the services rendered.

Prepaid expenses and deposits include an amount of \$3,406 (December 31, 2013: \$Nil) paid to Gold Group for shared administrative costs.

Long-term deposits include an amount of \$60,000 (December 31, 2013: \$60,000) paid to Gold Group as a deposit on the shared office and administrative services agreement that became effective July 1, 2012.

Amounts due from related parties as of June 30, 2014 were \$Nil (December 31, 2013: \$19,047) due from Medgold, \$Nil (December 31, 2013: \$2,477) due from Fortuna, \$Nil (December 31, 2013: \$9,239) due from Focus, \$Nil (December 31, 2013: \$1,527) due from Rackla, and \$Nil (December 31, 2013: \$1,527) due from Cordoba. These balances arose from the Company incurring office, administrative and personnel costs which were then shared with the related parties. Effective July 1, 2012, the cost sharing arrangements between the related parties are primarily with Gold Group rather than with the Company.

Accounts payable and accrued liabilities as of June 30, 2014 includes \$17,277 (December 31, 2013: \$31,369) payable to Gold Group for shared administrative costs and \$Nil (December 31, 2013: \$7,500) to Mill Street, a company controlled by the Chief Executive Officer of the Company, for management fees.

Key management compensation

Key management personnel are persons responsible for planning, directing and controlling the activities of an entity, and include certain directors and officers. Key management compensation comprises:

	Thre	e months o	ended June 30, Six months ended Jun					l June 30,
		2014		2013		2014		2013
Management fees	\$	25,500	\$	18,000	\$	51,000	\$	36,000
Salaries, benefits and fees		7,933		37,708		12,975		74,208
	\$	33,433	\$	55,708	\$	63,975	\$	110,208

There were no share-based payments to key management personnel or directors not specified as key management personnel during the periods ended June 30, 2014 and 2013.

Other Data

Additional information related to the Company is available for viewing at www.sedar.com.

Share Position and Outstanding Options

As at August 27, 2014, the Company's outstanding share position is 86,675,617 common shares and the following incentive stock options are outstanding:

	STOCK OPTIONS	
Number of	Exercise	
options	price	Expiry date
1,570,000	\$0.29	January 7, 2020
100,000	\$0.36	May 25, 2020
820,000	\$0.69	September 23, 2020
290,000	\$0.81	July 26, 2021
2,135,000	\$0.20	December 12, 2022
4,915,000		

Significant Investments Accounted For By the Equity Method

Rackla was incorporated pursuant to a plan of arrangement (the "Arrangement") with the Company completed on December 8, 2011.

Under the Arrangement, each shareholder of the Company received one common share and one full share purchase warrant in Rackla for every three common shares of the Company held by the shareholder, thereby splitting the Company's exploration and evaluation assets in Canada from non-Canadian exploration and evaluation assets remaining with the Company. The Arrangement resulted in the Company retaining 7,175,701 common shares and 7,175,700 share purchase warrants of Rackla, representing 19.9% of Rackla's outstanding common shares and share purchase warrants in exchange for assets distributed to Rackla. The 7,175,700 share purchase warrants expired in 2013. Rackla meets the definition of an associate and has been equity accounted for in the consolidated financial statements.

On the date the Arrangement was completed, the Company relinquished control of Rackla and recorded its retained interest in Rackla at fair value, being 19.9% of the fair value of Rackla's common shares on distribution. In 2012, the Company participated in a private placement of Rackla whereby 2,690,675 units at \$0.08 per unit were acquired by the Company for a total cost of \$215,254. Each unit consisted of one common share and one-half warrant. Each whole warrant entitles the Company to purchase one additional common share of Rackla at \$0.10, expiring October 10, 2014. With the acquisition of the 2,690,675 common shares, the Company has a 19.5% interest in Rackla as of June 30, 2014.

The following table shows the continuity of the Company's interest in Rackla for the period from January 1, 2013 to June 30, 2014:

Balance, December 31, 2012	\$ 493,319
Less: share of losses in associate	(493,318)
Balance, December 31, 2013	1
Balance, June 30, 2014	\$ 1

Since the Company's share of losses in Rackla exceeds its interest, the Company has discontinued recognizing its share of further losses. The accumulative unrecognized share of losses for the associate is \$377,482.

The financial statement balances of Rackla are as follows:

	June 30, 2014	December 31, 2013			
Total assets	\$ 1,127,202	\$	1,221,037		
Total liabilities	14,963		36,543		
Net loss	83,505		4,373,259		

Adoption of New and Amended IFRS Pronouncements

Effective January 1, 2013, the Company adopted the following new and revised International Financial Reporting Standards ("IFRS") that were issued by the International Accounting Standards Board ("IASB"):

IAS 24 Related Party Disclosures

The amendments to IAS 24 clarify that a management entity, or any member of a group of which it is a part, that provides key management services to a reporting entity, or its parent, is a related party of the reporting entity. The amendments also require an entity to disclose amounts incurred for key management personnel services provided by a separate management entity. This replaces the more detailed disclosure by category required for other key management personnel compensation. The amendments only affect disclosure and did not have an impact on the Company's condensed interim consolidated financial statements.

IFRIC 21 Levies

The IASB issued IFRIC 21 – Levies ("IFRIC 21"), an interpretation of IAS 37 – Provisions, Contingent Liabilities and Contingent Assets ("IAS 37"), on the accounting for levies imposed by governments. IAS 37 sets out criteria for the recognition of a liability, one of which is the requirement for the entity to have a present obligation as a result of a past event ("Obligating Event"). IFRIC 21 clarifies that the Obligating Event that gives rise to a liability to pay a levy is the activity described in the relevant legislation that triggers the payment of the levy. The adoption of IFRIC 21 did not have an impact on the Company's condensed interim consolidated financial statements.

Future Changes in Accounting Policies

The following new standard has been issued by the IASB but is not yet effective:

IFRS 9 Financial Instruments

IFRS 9 is part of the IASB's wider project to replace IAS 39 Financial Instruments: Recognition and Measurement. IFRS 9 retains but simplifies the mixed measurement model and establishes two primary measurement categories for financial assets: amortized cost and fair value. The basis of classification depends on the entity's business model and the contractual cash flow characteristics of the financial asset. In response to delays to the completion of the remaining phases of the project, the IASB issued amendments to IFRS 9 and has indefinitely postponed the adoption of this standard. The amendments also provided relief from the requirement to restate comparative financial statements for the effects of applying IFRS 9. IFRS 9 is effective for annual periods beginning on or after January 1, 2018. The Company is in the process of evaluating the impact of the new standard.

Risks and Uncertainties

Mineral Property Exploration and Mining Risks

The business of mineral deposit exploration and extraction involves a high degree of risk. Few properties that are explored ultimately become producing mines. At present, none of the Company's properties has a known commercial ore deposit. The main operating risks include: securing adequate funding to maintain and advance exploration properties; ensuring ownership of and access to mineral properties by confirmation that option agreements, claims and leases are in good standing; and obtaining permits for drilling and other exploration activities.

If the Company does not satisfactorily complete its contribution requirements to any joint ventures it may be a party to, the Company's interest in a joint venture can be diluted to a point where all interest in the joint venture is forfeited.

Joint Venture Funding Risk

The Company's strategy includes seeking partners through joint ventures to fund exploration and project development. The main risk of this strategy is that funding partners may not be able to raise sufficient capital in order to satisfy exploration and other expenditure terms in a particular joint venture agreement. As a result, exploration and development of one or more of the Company's property interests may be delayed depending on whether the Company can find another partner or has enough capital resources to fund the exploration and development on its own.

Commodity Price Risk

The Company is exposed to commodity price risk. Declines in the market price of gold, base metals and other minerals may adversely affect the Company's ability to raise capital or attract joint venture partners in order to fund its ongoing operations. Commodity price declines could also reduce the amount the Company would receive on the disposition of one of its mineral properties to a third party.

Financing and Share Price Fluctuation Risks

The Company has no source of operating cash flow and has no assurance that additional funding will be available to it when needed for further exploration and development of its projects. Further exploration and development of one or more of the Company's projects may be dependent upon the Company's ability to obtain financing through equity or debt financing or other means. Failure to obtain this financing could result in delay or indefinite postponement of further exploration and development of its projects which could result in the loss of one or more of its properties.

Securities markets have at times in the past experienced a high degree of price and volume volatility, and the market price of securities of many companies, particularly those considered to be exploration stage companies such as the Company, have experienced wide fluctuations in share prices which have not necessarily been related to their operating performance, underlying asset values or prospects. There can be no assurance that these kinds of share price fluctuations will not occur in the future, and if they do occur, how severe the impact may be on the Company's ability to raise additional funds through equity issues or the value of the Company's available-for-sale investments and corresponding effect on the Company's financial position.

Political, Regulatory and Currency Risks

The Company's mineral properties are located in the United States and emerging nations. The mineral properties in emerging nations may be subject to a higher level of risk compared to developed countries. Operations, the status of mineral property rights, title to the properties and the recoverability of amounts shown for mineral

properties in emerging nations can be affected by changing economic, regulatory and political situations. The Company's equity financings are sourced in Canadian dollars but for the most part it incurs its expenditures in US dollars, Guatemalan quetzals, Nicaraguan córdobas, and Mexican pesos. At this time there are no currency hedges in place. Therefore a weakening of the Canadian dollar against the US dollar, Guatemalan quetzal, Nicaraguan córdoba, or Mexican peso could have an adverse impact on the amount of exploration conducted.

Insured and Uninsured Risks

In the course of exploration, development and production of mineral properties, the Company is subject to a number of hazards and risks in general, including adverse environmental conditions, operational accidents, labor disputes, unusual or unexpected geological conditions, changes in the regulatory environment and natural phenomena such as inclement weather conditions, floods, and earthquakes. Such occurrences could result in damage to the Company's properties or facilities and equipment, personal injury or death, environmental damage to properties of the Company or others, delays, monetary losses and possible legal liability.

Although the Company may maintain insurance to protect against certain risks in such amounts as it considers reasonable, its insurance may not cover all the potential risks associated with its operations. The Company may also be unable to maintain insurance to cover these risks at economically feasible premiums or for other reasons. Should such liabilities arise, they could reduce or eliminate future profitability and result in increased costs, have a material adverse effect on the Company's results and a decline in the value of the securities of the Company.

Environmental and Social Risks

The activities of the Company are subject to environmental regulations issued and enforced by government agencies. Environmental legislation is evolving in a manner that will require stricter standards and enforcement and involve increased fines and penalties for non-compliance, more stringent environmental assessments of proposed projects, and a heightened degree of responsibility for companies and their officers, directors and employees. There can be no assurance that future changes in environmental regulation, if any, will not adversely affect the Company's operations. Environmental hazards may exist on properties in which the Company holds interests which are unknown to the Company at present. Social risks are fairly significant in the Company's areas of operations. Violence, kidnapping, theft and other criminal activities could disrupt supply chains and discourage qualified individuals from being involved with the Company's operations.

Competition

The Company will compete with many companies and individuals that have substantially greater financial and technical resources than the Company for the acquisition and development of its projects as well as for the recruitment and retention of qualified employees.

Mineral Properties Expenditure Detail (see following pages)

Mineral Properties Expenditure Detail

RADIUS GOLD INC.

INTERIM CONSOLIDATED SCHEDULE OF EXPLORATION EXPENDITURES

For the six months ended June 30, 2014 (Expressed in Canadian Dollars)

		USA Guatemala					Nicaragua			Mexico		
	N	Mineral	G	eneral	Mineral		General		General			
	Co	ncessions	Exp	oloration	Concessions		Exploration		Exploration			Total
Camp, food and supplies	\$	1,283	\$	2,416	\$	-	\$	-	\$	-	\$	3,699
Environment		-		-		725		-		-		725
Exploration administration		268		3,386		303		305		2,096		6,358
Geochemistry		1,659		166		-		-		28,181		30,006
Geological consulting		68,532		22,549		-		-		51,228		142,309
Legal and accounting		-		3,495		1,241		1,161		3,977		9,874
Licenses, rights and taxes		-		-		1,437		-		-		1,437
Maintenance		-		1,614		-		-		-		1,614
Medical expenses		-		2,887		-		-		-		2,887
Public relations		-		167		-		-		-		167
Rent and utilities		-		6,838		3,448		704		-		10,990
Salaries and wages		43,243		12,768		-		2,559		-		58,570
Telephone and communications		1,848		-		-		-		192		2,040
Travel and accommodation		13,345		7,733		-		-		18,859		39,937
Balance - end of period	\$	130,178	\$	64,019	\$	7,154	\$	4,729	\$	104,533	\$	310,613

Mineral Properties Expenditure Detail (cont'd)

RADIUS GOLD INC.

INTERIM CONSOLIDATED SCHEDULE OF EXPLORATION EXPENDITURES

For the six months ended June 30, 2013

(Expressed in Canadian Dollars)

	Gua	Nica	ragua		Me					
	General	N	Iineral	General	Minera	ıl	General	Mineral	_	
	Exploration	Cor	ncessions	Exploration	Concessi	ons	Exploration	Concessions		Total
Camp, food and supplies	\$ 28,709	\$	406	\$ -	\$	-	\$ -	\$ 2,192	\$	31,307
Drafting, maps and printing	125		-	-		-	-	-		125
Exploration administration	6,998		-	-		-	15,519	_		22,517
Foreign Exchange	93		-	-		-	-	_		93
Geochemistry	17,038		-	-		-	-	_		17,038
Geological consulting	90,357		36,518	-	6,	211	-	219,170		352,256
Legal and accounting	6,331		-	392		-	3,787	_		10,510
Licenses, rights and taxes	-		662	-	6,	401	-	_		7,063
Materials	890		-	-	31,	070	-	_		31,960
Maintenance	3,631		-	-		-	-	170		3,801
Miscellaneous	-		152	2,646	4,	899	-	_		7,697
Medical expenses	6,753		-	-		-	-	_		6,753
Public relations	9,279		6,819	-		-	-	-		16,098
Rent and utilities	5,129		4,912	669		-	-	-		10,710
Salaries and wages	53,897		12,737	853	64,	586	3,048	-		135,121
Shipping	803		-	-		-	-	343		1,146
Telephone and										
communications	4,894		254	839		-	51	-		6,038
Travel and accommodation	30,391		588	-		-	-	3,713		34,692
Balance - end of period	\$ 265,318	\$	63,048	\$ 5,399	\$ 113,	167	\$ 22,405	\$ 225,588	\$	694,925