Condensed Consolidated Interim Financial Statements (Unaudited)
September 30, 2019
(Expressed in Canadian Dollars)

NOTICE OF NO AUDITOR REVIEW OF CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

The accompanying condensed consolidated interim financial statements of the Company have been prepared by and are the responsibility of the Company's management. An interim review has not been carried out by the Company's independent auditor.

Condensed Consolidated Interim Statement of Financial Position (Unaudited)

As of September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

		September 30, 2019	March 31, 2019
Assets	Notes	\$	\$
Assets			
Current assets			
Cash and cash equivalents		4,232,370	5,746,934
Short term bank deposits		2,350,238	1,846,537
Marketable securities	7	398,782	541,938
Trade and other receivables	8, 24	9,365,246	10,260,210
Lease receivable	9	72,369	69,780
Sales taxes and other taxes recoverable		188,536	207,656
Prepayments and deposits		789,305	787,652
Inventories	10 _	1,226,220	1,205,432
	_	18,623,066	20,666,139
Non-current assets			
Exploration and evaluation assets	11	522,397	455,697
Property, plant and equipment	12	1,121,872	1,354,059
Right-of-use assets		478,405	-
Investment in a joint venture	13	7,726,912	7,708,819
Investment in other equity instruments	7	65,945	66,442
Lease receivable	_	85,318	122,162
	_	10,000,849	9,707,179
Total assets	_	28,623,915	30,373,318

Century Global Commodities Corporation Condensed Consolidated Interim Statement of Financial Position

(Unaudited)

As of September 30, 2019

	N. 4	September 30, 2019	March 31, 2019				
Liabilities	Notes	\$	\$				
Current liabilities							
Trade and other payables	14	1,681,821	1,756,316				
Lease liabilities	_	247,117	<u> </u>				
	<u>-</u>	1,928,938	1,756,316				
Non-current liabilities							
Lease liabilities	_	286,677					
	_		-				
Total liabilities	_	2,215,615	1,756,316				
Shareholders' equity							
Share capital	15	117,057,236	117,057,236				
Contributed surplus		3,326,663	3,096,367				
Deficit		(94,715,257)	(91,631,767)				
Other components of equity	-	292,098	190,994				
Equity attributable to owners of the Company		25,960,740	28,712,830				
Non-controlling interests		447,560	(95,828)				
Tron controlling interests	_	117,500	(23,020)				
Total equity	_	26,408,300	28,617,002				
Total equity and liabilities	_	28,623,915	30,373,318				
	_						
Approved by the Board of Directors							
/s/ "Sandy Chim" Director	/s/ "Kit Vit	ng (Karen) Lee"	Director				
	Date: November 12, 2019						

Condensed Consolidated Interim Statement of Profit or Loss (Unaudited)

For the three and six months ended September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

		Three months ended September 30,		Six months ended September 30,		
		2019	2018	2019	2018	
	Notes	\$	\$	\$	\$	
Revenue	6, 19	1,841,681	1,359,125	3,966,686	2,674,445	
Cost of sales	_	(1,381,354)	(992,686)	(3,033,414)	(1,982,794)	
Gross profit		460,327	366,439	933,272	691,651	
Other income	20	159,715	71,200	200,129	127,070	
Selling expenses		(186,285)	(256,625)	(299,646)	(451,989)	
Administrative expenses	21	(1,496,946)	(1,523,799)	(2,957,003)	(2,718,621)	
Project maintenance costs		(6,879)	(7,240)	(14,034)	(18,887)	
Share-based compensation expenses	16	(7,645)	(27,636)	(26,459)	(71,049)	
Gain/(loss) on foreign exchange		(32,979)	19,198	(56,591)	(31,052)	
Exchange loss on dissolution of a						
subsidiary in other currencies		-	_	(380,072)	-	
Interest expense		(6,647)	-	(10,367)	-	
Share of profit/(loss) of a joint venture	13 _	(5,758)	46,167	18,093	8,667	
Net loss for the period	_	(1,123,097)	(1,312,296)	(2,592,678)	(2,464,210)	
Attributable to:						
Owners of the Company		(1,000,123)	(1,312,296)	(2,438,996)	(2,464,210)	
Non-controlling interests		(1,000,123) $(122,974)$	(1,512,250)	(153,682)	(2,101,210)	
Tron controlling interests	_	(122,571)		(133,002)		
	_	(1,123,097)	(1,312,296)	(2,592,678)	(2,464,210)	
Net loss per share attributable to owners of the Company						
- Basic and diluted	22 _	(0.01)	(0.01)	(0.02)	(0.03)	
Weighted average number of shares						
outstanding	_	98,504,571	98,503,592	98,504,571	98,499,107	

Condensed Consolidated Interim Statement of Comprehensive Loss (Unaudited)

For the three and six months ended September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

	Three mont Septemb		Six months ended September 30,		
	2019 \$	2018 \$	2019 \$	2018 \$	
Net loss for the period	(1,123,097)	(1,312,296)	(2,592,678)	(2,464,210)	
Other comprehensive income/(loss) Exchange gain/(loss) on translation of					
operations in other currencies Changes in fair value of investment in	2,262	(422,483)	23,366	(144,651)	
equity instruments at FVTOCI Other comprehensive income/(loss)	56,809	(107,384)	130,109	(100,438)	
for the period	59,071	(529,867)	153,475	(245,089)	
Total comprehensive loss					
for the period	(1,064,026)	(1,842,163)	(2,439,203)	(2,709,299)	
Attributable to:					
Owners of the Company	(941,052)	(1,842,163)	(2,285,521)	(2,709,299)	
Non-controlling interests	(122,974)	-	(153,682)		
	(1,064,026)	(1,842,163)	(2,439,203)	(2,709,299)	

Condensed Consolidated Interim Statement of Changes in Equity (Unaudited)

For the six months ended September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

	Attributable to owners of the Company									
	Share capital \$	Contributed surplus	Deficit \$	Share-based compensation reserve \$	Warrants	Special warrant reserve \$	Investment fair value reserve \$	Foreign currency translation reserve \$	Non- controlling interests \$	Total \$
Balance – March 31, 2019	117,057,236	3,096,367	(91,631,767)	1,566,462	-	347,940	(310,169)	(1,413,239)	(95,828)	28,617,002
Effect of adoption of IFRS 16 (note 4)			(25,152)			-				(25,152)
Balance – April 1, 2019, restated	117,057,236	3,096,367	(91,656,919)	1,566,462	-	347,940	(310,169)	(1,413,239)	(95,828)	28,591,850
Net loss for the period Other comprehensive income for the	-	-	(2,438,996)	-	-	-	-	-	(153,682)	(2,592,678)
period	-	-	-	-	-	-	130,109	23,366	_	153,475
Total comprehensive income/(loss) for the period	-	-	(2,438,996)	-	-	-	130,109	23,366	(153,682)	(2,439,203)
Disposal of marketable securities Dissolution of a subsidiary in other	-	-	(39,916)	-	-	-	39,916	-	-	-
currencies Conversion of CMI's special warrant	-	(20,538)	20,538	-	-	-	-	229,194	-	229,194
certificates (note 18)	-	95,594	_	_	_	(347,940)	_	-	252,346	_
Dividends declared and settled (note 23)	-	155,240	(599,964)	-	-	-	-	-	444,724	-
Equity-settled share-based compensation arrangements (note 16)		-	-	26,459	-	-	-	-	-	26,459
Balance – September 30, 2019	117,057,236	3,326,663	(94,715,257)	1,592,921	-	-	(140,144)	(1,160,679)	447,560	26,408,300

Condensed Consolidated Interim Statement of Changes in Equity (Unaudited)

For the six months ended September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

	Attributable to owners of the Company						_			
	Share capital \$	Contributed surplus	Deficit \$	Share-based compensation reserve \$	Warrants \$	Special warrant reserve \$	Investment fair value reserve \$	Foreign currency translation reserve \$	Non- controlling interests	Total \$
Balance – March 31, 2018	117,057,226	3,087,181	(86,348,933)	1,458,586	20,000	-	(210,997)	(1,536,747)	-	33,526,316
Net loss for the period Other comprehensive loss for the period Total comprehensive loss for the period	- - -	- - -	(2,464,210)	-	- - -	-	(100,438) (100,438)	(144,651) (144,651)	- - -	(2,464,210) (245,089) (2,709,299)
Disposal of marketable securities Issuance of CMI's special warrant	-	-	51,182	-	-	- 247 700	(51,182)	-	-	- 247.700
certificates (note 18) Exercise of share-based awards (notes 15, 16) Equity-settled share-based compensation	10	3,391	-	(3,401)	-	347,700	-	-	-	347,700
arrangements (note 16)		-		71,049						71,049
Balance – September 30, 2018	117,057,236	3,090,572	(88,761,961)	1,526,234	20,000	347,700	(362,617)	(1,681,398)	-	31,235,766

Condensed Consolidated Interim Statement of Cash Flows

(Unaudited)

For the three and six months ended September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

		Three months ended September 30,		Six months ended September 30,	
Cash generated by/(used in)	Notes	2019 \$	2018 \$	2019 \$	2018 \$
Operating activities					
Net loss for the period		(1,123,097)	(1,312,296)	(2,592,678)	(2,464,210)
Adjustments for					
Bank and other interest income		(16,034)	(31,029)	(34,981)	(51,748)
Dividend income from marketable securities		(520)	(702)	(1,499)	(1,412)
Loss on disposal of fixed assets		15,752	547	63,876	1,007
Loss/(gain) on foreign exchange		32,979	(19,198)	56,591	31,052
Depreciation	12	30,019	64,344	63,367	129,464
Amortization of right-of-use assets		56,056	-	111,339	-
Share-based compensation arrangements	16	7,645	27,636	26,459	71,049
Exchange reserve written off on dissolution of a subsidiary in other currencies		_	_	229,194	_
Share of loss/(profit) of a joint venture	13	5,758	(46,167)	(18,093)	(8,667)
Changes in working capital items	10	2,720	(10,107)	(10,000)	(0,007)
Decrease in trade and other receivables		305,697	901,021	894,964	730,900
Decrease/(increase) in sales taxes and other taxes		303,077	701,021	071,701	730,700
recoverable		4,349	(4,110)	13,732	(5,665)
Decrease/(increase) in prepayments and deposits		51,889	176,206	(1,653)	108,291
Decrease/(increase) in inventories		(35,466)	100,016	(20,788)	(32,580)
Increase/(decrease) in trade and other payables		(603,375)	(107,227)	(39,500)	61,721
merease/(decrease) in trade and other payables	•	(003,373)	(107,227)	(37,300)	01,721
Net cash used in operating activities		(1,268,348)	(250,959)	(1,249,670)	(1,430,798)
Investing activities					
Bank and other interest received		16,034	31,029	34,981	51,748
Short term bank deposits retrieved/(invested)		500,538	(22,457)	(503,701)	(36,496)
Dividends received from marketable securities		520	702	1,499	1,412
Marketable securities purchased		-	-	(104,279)	-
Proceeds from sale of marketable securities		225,044	19,259	374,439	254,469
Reversal/(additions) of exploration and evaluation					
assets		(40,967)	25,394	(66,700)	(110,080)
Investment tax credit refunds received		5,388	-	5,388	3,872
Purchases of property, plant and equipment		(2,926)	(52,983)	(6,359)	(125,356)
Proceeds from sale of property, plant and equipment		11,205	-	30,815	430
Proceeds from finance lease arrangements		17,283	16,075	34,255	31,866
Net cash generated by/(used in) investing activities		732,119	17,019	(199,662)	71,865
Financing activities					
Principal payments of lease liabilities		(59,089)	-	(119,472)	
Net cash used in financing activities		(59,089)	-	(119,472)	
Net change in cash and cash equivalents		(595,318)	(233,940)	(1,568,804)	(1,358,933)
Cash and cash equivalents – Beginning of period		4,823,376	6,719,371	5,746,934	7,578,497
Effect of foreign exchange rate changes, net	•	4,312	(322,487)	54,240	(56,620)
Cash and cash equivalents – End of period		4,232,370	6,162,944	4,232,370	6,162,944

Condensed Consolidated Interim Statement of Cash Flows

(Unaudited)

For the three and six months ended September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

	Three mont Septemb		Six months ended September 30,		
	2019 \$	2018 \$	2019 \$	2018 \$	
Cash in bank and on hand Short term bank deposits with original maturity of three months or less	3,523,134	5,162,944	3,523,134	5,162,944	
	709,236	1,000,000	709,236	1,000,000	
Cash and cash equivalents – End of period	4,232,370	6,162,944	4,232,370	6,162,944	

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

1. Nature of operations

Century Global Commodities Corporation (the "Company") is a limited liability company incorporated in Canada. In February 2016, the Company completed the continuation of its jurisdiction of incorporation from Canada to the Cayman Islands ("Continuation"). Its registered address is PO Box 309, Ugland House, Grand Cayman, KY1-1104, Cayman Islands. The Company's shares are traded on the Toronto Stock Exchange ("TSX").

The Company is a diversified company primarily engages in exploration and mining activities with assets in the Provinces of Newfoundland and Labrador, and Québec, Canada. It also has operations in the distribution of food and the provision of food service in China.

These condensed consolidated interim financial statements were approved by the Board of Directors for issue on November 12, 2019.

2. Basis of preparation

The condensed consolidated interim financial statements of the Company and its subsidiaries (the "Group") have been prepared in accordance with IAS 34 *Interim Financial Reporting*. The condensed consolidated interim financial statements should be read in conjunction with the Group's audited consolidated annual financial statements for the year ended March 31, 2019 filed on SEDAR at www.sedar.com on June 28, 2019, which have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB").

3. Significant accounting policies

The significant accounting policies used in the preparation of these condensed consolidated interim financial statements are consistent with those disclosed in note 3 of the audited consolidated annual financial statements for the year ended March 31, 2019, except for the adoption of new and amended standards that became applicable to the Group in the current interim period, as described in note 4 below.

Basis of measurement

The condensed consolidated interim financial statements have been prepared under the historical cost convention. These condensed consolidated interim financial statements are presented in the Canadian Dollar, which is the Group's presentation currency.

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

4. Changes in accounting policies

The Group applies, for the first time, IFRS 16 *Leases* in its condensed consolidated interim financial statements. The changes in accounting policies and the retrospective adjustments arising from the adoption of the new standard are described below.

IFRS 16 Leases

IFRS 16 supersedes IAS 17 Leases, IFRIC 4 Determining whether an Arrangement contains a Lease, SIC-15 Operating Leases-Incentives and SIC-27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease. The standard sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to account for most leases under a single on-balance sheet model. Lessor accounting under IFRS 16 is substantially unchanged from IAS 17. Lessors will continue to classify leases as either operating or finance leases using similar principles as in IAS 17. Therefore, IFRS 16 did not have an impact for leases where the Group is the lessor.

The Group adopted IFRS 16 using the modified retrospective method of adoption with the date of initial application of April 1, 2019. Under this method, the standard is applied retrospectively with the cumulative effect of initially applying the standard recognized as an adjustment to the opening balance of retained earnings at the date of initial application. Comparatives are not restated, as permitted under the transitional provisions in the standard. The Group elected to use the transition practical expedient allowing the standard to be applied only to contracts that were previously identified as leases applying IAS 17 and IFRIC 4 at the date of initial application.

(a) Impact on lessee accounting

IFRS 16 changes how the Group accounts for leases previously classified as operating lease under IAS 17, which were off-balance sheet.

On the adoption of IFRS 16, for all leases (except as noted below), the Group recognizes right-of-use assets and lease liabilities in the balance sheet, initially measured at the present value of future lease payments; recognizes amortization of right-of-use assets and interest on lease liabilities in profit or loss; and separate the total amount of cash paid into a principal portion (presented within financing activities) and interest (presented within operating activities) in the cash flow statement.

Lease incentives (e.g. rent-free period) are recognized as part of the measurement of the right-of-use assets and lease liabilities whereas under IAS 17 they resulted in the recognition of a lease incentive liability, amortized as a reduction of rental expenses on a straight-line basis.

Under IFRS 16, right-of-use assets are tested for impairment in accordance with IAS 36 *Impairment of Assets*. This replaces the previous requirement to recognize a provision for onerous lease contracts.

For short-term leases with lease term of 12 months or less and leases of low-value assets, the Group has opted to recognize a lease expense on a straight-line basis as permitted by IFRS 16.

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

(b) Impact on lessor accounting

Lessor accounting under IFRS 16 is substantially unchanged from the accounting under IAS 17. Under IFRS 16, a lessor continues to classify leases as either finance leases or operating leases using the same classification principle as in IAS 17 and account for those two types of leases differently.

(c) Adjustments recognized on adoption of IFRS 16

On adoption of IFRS 16, the Group recognized right-of-use assets and lease liabilities for those leases previously classified as operating leases, except for short-term leases and leases of low-value assets. The right-of-use assets for leases were recognized based on the carrying amount as if the standard had always been applied, apart from the use of incremental borrowing rate at the date of initial application. Lease liabilities were recognized based on the present value of the remaining lease payments, discounted using the incremental borrowing rate at the date of initial application.

The Group also applied the available practical expedients wherein it applied the short-term leases exemptions to leases with lease term that ends within 12 months at the date of initial application, excluded the initial direct costs from the measurement of the right-of-use asset at the date of initial application, and used hindsight in determining the lease term where the contract contains options to extend or terminate the lease.

The effect of adoption of IFRS 16 on the Group's condensed consolidated interim statement of financial position as at April 1, 2019 is as follows:

	April 1, 2019 \$
Increase in right-of-use assets, at net book value Increase in lease liabilities Decrease in other payables	312,066 (372,213) 34,995
Increase in deficit	25,152

The following is a reconciliation of operating lease commitments at March 31, 2019 to the lease liabilities recognized at April 1, 2019:

	\$
Operating lease commitments disclosed as at March 31, 2019 Weighted average incremental borrowing rate as at April 1, 2019	463,485 4.55%
Discounted operating lease commitments as at April 1, 2019	428,852
Less: Leases with remaining lease term of less than 12 months	(62,159)
Less: Adjustments for early terminated leases	(29,475)
Add: Adjustments for remaining lease allowance	34,995
Lease liabilities recognized as at April 1, 2019	372,213

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

5. Critical accounting estimates and judgments

The Group makes estimates and assumptions concerning the future that are believed to be reasonable under the circumstances. Estimates and judgments are continuously evaluated and are based on management's experience and other factors, including expectations about future events. The critical accounting estimates and judgments applied in these condensed consolidated interim financial statements are consistent with those disclosed in note 5 of the audited consolidated annual financial statements for the year ended March 31, 2019.

6. Segment information

The Group's operating segments are as follows:

- (i) the mining segment, which engages in the exploration and development of mineral projects in Canada and the investment in global mining securities;
- (ii) the food segment, which engages in the distribution of food and the provision of food service in Hong Kong and mainland China; and
- (iii) the corporate segment, which mainly represents the Group's corporate and managerial functions.

Management monitors the results of the Group's operating segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on profit or loss and is measured consistently with profit or loss in the condensed consolidated interim financial statements. In measuring segment performance, segment assets and segment liabilities, management applied certain judgments and assumptions to determine the appropriate allocation of certain centrally incurred costs, jointly used or shared assets and liabilities for individual segment. However, the Group's financing activities (including cash and cash equivalents, short term bank deposits and bank interest income) are managed on a Group basis and are presented under the corporate segment.

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

The following tables present information for the Group's operating segments for the six months ended September 30, 2019 and 2018, respectively. Comparative figures for the six months ended September 30, 2018 have been restated accordingly.

For the six months ended September 30, 2019	Mining \$	Food \$	Corporate \$	Total \$
Segment revenue				
Revenue from contracts with customers:				
Distribution of food	-	3,828,694	-	3,828,694
Provision of food service		137,992	-	137,992
Sales to external customers	-	3,966,686	-	3,966,686
Segment profit or loss				
Gross profit	-	933,272	-	933,272
•				
Income and gains:				
Interest income	6,255	-	28,899	35,154
Other income or gains	5,141	29,834	130,000	164,975
	11,396	29,834	158,899	200,129
Expenses:				
Selling expenses	=	299,646	-	299,646
Salaries, pension and directors' fees	515,498	739,844	246,018	1,501,360
Consulting and professional fees	782,336	5,630	116,481	904,447
Corporate promotion and listing fees	36,341	-	19,997	56,338
Other administrative expenses	145,173	257,010	92,675	494,858
Project maintenance costs	14,034	-	-	14,034
Share-based compensation expenses	8,045	11,382	7,032	26,459
Loss/(gain) on foreign exchange	(112)	30,053	26,650	56,591
Interest expense	6,514	-	3,853	10,367
Exchange loss on dissolution of a subsidiary				
in other currencies	-	-	380,072	380,072
Share of profit of a joint venture	(18,093)	-	-	(18,093)
	1,489,736	1,343,565	892,778	3,726,079
Net loss for the period	(1,478,340)	(380,459)	(733,879)	(2,592,678)

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

For the six months ended September 30, 2018	Mining \$	Food \$	Corporate \$	Total \$
Segment revenue				
Revenue from contracts with customers:				
Distribution of food	-	2,334,846	-	2,334,846
Provision of food service		339,599	=	339,599
Sales to external customers		2,674,445	_	2,674,445
Segment profit or loss				
Gross profit	-	691,651	-	691,651
Income and gains:				
Interest income	8,594	-	43,154	51,748
Other income or gains	1,412	73,910	-	75,322
	10,006	73,910	43,154	127,070
Expenses:				
Selling expenses	-	451,989	-	451,989
Salaries, pension and directors' fees	500,502	716,018	352,840	1,569,360
Consulting and professional fees	396,221	66,083	160,538	622,842
Corporate promotion and listing fees	4,045	-	16,836	20,881
Other administrative expenses	165,062	251,902	88,574	505,538
Project maintenance costs	18,887	-	=	18,887
Share-based compensation expenses	19,533	28,023	23,493	71,049
Loss on foreign exchange	128	22,986	7,938	31,052
Share of profit of a joint venture	(8,667)	-	-	(8,667)
	1,095,711	1,537,001	650,219	3,282,931
Net loss for the period	(1,085,705)	(771,440)	(607,065)	(2,464,210)

The following table presents assets and liabilities information for the Group's operating segments as at September 30 and March 31, 2019, respectively:

	Mining \$	Food \$	Corporate \$	Total \$
Total asset September 30, 2019	16,966,298	3,597,129	8,060,488	28,623,915
March 31, 2019	17,909,009	3,502,379	8,961,930	30,373,318
Total liabilities September 30, 2019	896,080	585,884	733,651	2,215,615
March 31, 2019	625,659	579,554	551,103	1,756,316

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

September 30, 2019

8.

(Expressed in Canadian Dollars, unless otherwise stated)

7. Financial assets at fair value through other comprehensive income

Financial assets at fair value through other comprehensive income ("FVTOCI") comprise marketable securities and other equity investment. During the period, the Group invested in certain equity securities in Canada and Hong Kong. The Group has elected to designate these investments as at FVTOCI.

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9,365,246

Monah 21

10,260,210

An analysis of financial assets at FVTOCI as at the balance sheet date is as follows:

	September 30, 2019 \$	March 31, 2019 \$
Listed equity securities – Canada, at fair value	398,782	541,938
Unlisted equity securities – Hong Kong, at fair value	65,945	66,442
Trade and other receivables		
	September 30, 2019 \$	March 31, 2019 \$
Trade receivables (i) Other receivables Receivable from Labec Century (ii) Receivable from WISCO Century Sunny Lake (ii)	1,289,232 550,937 4,314,306	1,130,769 561,671 5,356,999 3,210,771

Due to the short-term nature of trade and other receivables, their carrying amount is considered to be the same as their fair value.

- (i) Trade receivables are non-interest bearing and are generally on terms of 60 to 90 days.
- (ii) Labec Century and WISCO Century Sunny Lake are the Company's joint venture and the operator of the Company's Sunny Lake Joint Venture respectively. Please refer to note 24(a) for the details of the balances.

9. Lease receivable

The Group has entered into certain lease arrangements to lease out two drills for terms of 4 years till 2022. Pursuant to the lease agreements, the lessee shall pay to the Group an initial payment before delivery of the drills and monthly payments over the lease term. At the end of the lease, the lessee can purchase the drills by paying a purchase price. Alternatively, the lessee can exercise an early buyout option to purchase the drills by making a lump sum payment to the Group for the above amounts. The leases qualified as finance lease arrangements.

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

10. Inventories

	September 30, 2019 \$	March 31, 2019 \$
Trading merchandise held for sale	1,226,220	1,205,432

11. Exploration and evaluation assets

	Ψ
Trudeau gold and other non-ferrous properties	
Balance – March 31, 2018	355,441
Additions	192,613
Investment tax credits	(92,357)
Balance – March 31, 2019	455,697
Additions	67,835
Investment tax credits	(1,135)
Balance – September 30, 2019	522,397

\$

Trudeau gold property

The Trudeau gold property is an early stage gold-focused polymetallic exploration project, located approximately 35 kilometres northwest of the city of Rouyn-Noranda, Quebec. Century Metals Inc. ("CMI"), formerly known as Trudeau Gold Inc., a wholly owned subsidiary of the Company, holds a 100% interest in the property consisting of three non-contiguous claim groups surrounding Duparquet Lake, namely Fabie, Trudeau and Eastchester.

Impairment assessment of iron ore properties

At March 31, 2016, with the weakening iron ore market condition, an impairment review was performed on both the Duncan Lake property and Sunny Lake property, and the review has resulted in impairment charges of \$17,494,260 and \$3,160,465 to the Duncan Lake property and Sunny Lake property, respectively. After the impairment charges, the net book value of both properties became nil. Further details about the assumptions and conditions pertaining to the impairment review are provided in note 15 of the audited consolidated annual financial statements for the year ended March 31, 2016.

At September 30, 2019, the net book value of the above two properties remains nil. In the event that the prospects for the development of the mineral projects are enhanced in the future, an assessment of the recoverable amount of the projects will be performed at that time, which may lead to a reversal of part or all of the impairment that has been recognized.

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

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(Expressed in Canadian Dollars, unless otherwise stated)

Duncan Lake property

On May 20, 2008, the Company's wholly-owned subsidiary Canadian Century Iron Ore Corporation ("Canadian Century") entered into an option and joint venture agreement (the "Augyva Agreement") with Augyva Mining Resources Inc. ("Augyva") to have an option to obtain a 51% interest in the Duncan Lake property once \$6.0 million has been funded on or before the fourth anniversary of the date of the Augyva Agreement. The Group completed its funding commitment of \$6.0 million on the Duncan Lake property in November 2010 and, as a result, obtained a 51% interest in this property. Canadian Century recognized its share of costs incurred in the Duncan Lake property. Canadian Century had an additional option to obtain a further 14% of the Duncan Lake property by spending an additional \$14.0 million in exploration costs, construction, and/or operating costs or completing a feasibility report on or before the eighth anniversary of the date of the Augyva Agreement. In October 2012, Canadian Century notified Augyva that it has expended a further \$14.0 million on the project under the Augyva Agreement. The transfer registration of 14% was completed in May 2013.

As of September 30, 2019, the Group has a 65% registered interest in the Duncan Lake property and is in the process of registering approximately an additional 3% interest as a result of its contribution to the exploration expenditure incurred for the property subsequent to the earn-in of its 65% interest in the property.

Sunny Lake property

On December 19, 2011, the Company and WISCO International Resources Development & Investment Limited ("WISCO") entered into the Sunny Lake joint venture agreement (the "Sunny Lake JV Agreement") that governs the joint venture formed between the Company and WISCO for the exploration and development of the Sunny Lake property (the "Sunny Lake Joint Venture"). Under the Sunny Lake JV Agreement, WISCO could earn a 40% interest in the Sunny Lake property by investing a total of \$40.0 million in the Sunny Lake Joint Venture.

The operating company for the Sunny Lake Joint Venture, WISCO Century Sunny Lake Iron Mines Limited ("WISCO Century Sunny Lake" or the "Operator"), was incorporated on June 29, 2012. The Sunny Lake property was held in trust for 0849873 B.C. Ltd. ("B.C. Ltd."), a wholly-owned subsidiary of the Company, and WISCO Canada Sunny Lake Resources Development & Investment Limited ("WISCO Sunny Lake") in accordance with their interests in the Sunny Lake Joint Venture under the Sunny Lake JV Agreement.

On November 28, 2012, the Company and WISCO entered into a closing agreement (the "Sunny Lake Closing Agreement"), providing WISCO Sunny Lake with an option to purchase from B.C. Ltd. up to a 40% interest in the Sunny Lake Joint Venture.

On April 2, 2013, pursuant to the Sunny Lake Closing Agreement, WISCO Sunny Lake acquired a 17.1% interest in the Sunny Lake property for the consideration of \$8,612,875 paid to B.C. Ltd. The amount represents the exploration expenditure of \$17,096,459 previously incurred by the Group, less estimated tax credits relating to such exploration expenditures of \$8,483,584 that are available to the Group. As a result of this payment, WISCO Sunny Lake acquired a 17.1% interest in the Sunny Lake property.

Subsequent to the acquisition of ownership interest of 17.1%, WISCO Sunny Lake acquired an additional 1.8% interest in the Sunny Lake property for the consideration of \$1,800,000, increasing its interest in the property to 18.9%. On January 1, 2016, WISCO Sunny Lake was amalgamated with WISCO Canada ADI Resources Development & Investment Limited ("WISCO ADI").

As at September 30, 2019, the Company owns 81.1% of the Sunny Lake property and the remaining funding obligation of WISCO ADI to earn in up to a 40% of interest in the property is \$21.1 million.

Century Global Commodities Corporation Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

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(Expressed in Canadian Dollars, unless otherwise stated)

12. Property, plant and equipment

	Land \$	Drilling & field equipment \$	Camp & properties	Leasehold improvements, furniture & fixtures \$	Computer & office equipment	Vehicles \$	Total \$
Cost Balance - March 31, 2018 Additions Disposals Exchange differences	137,177 - - -	971,427 - - -	2,149,782 - (34,782)	454,821 100,490 (122,404) (4,783)	490,987 34,781 (59,238) (1,695)	72,568 26,930 - 450	4,276,762 162,201 (181,642) (40,810)
Balance - March 31, 2019 Additions Disposals Exchange differences	137,177	971,427 - - -	2,115,000 - - (70,235)	428,124 - (96,179) (12,355)	464,835 5,418 (62,370) (7,085)	99,948 941 (58,820) (1,475)	4,216,511 6,359 (217,369) (91,150)
Balance - September 30, 2019	137,177	971,427	2,044,765	319,590	400,798	40,594	3,914,351
Accumulated depreciation and impairment Balance - March 31, 2018 Depreciation Disposals Exchange differences	100,000	971,427 - - -	1,104,833 34,880 - (341)	139,460 131,719 (83,270) 571	340,594 85,954 (41,647) 1,389	71,865 4,947 - 71	2,728,179 257,500 (124,917) 1,690
Balance - March 31, 2019 Depreciation Disposals Exchange differences	100,000	971,427 - - -	1,139,372 13,924 - (3,891)	188,480 24,341 (47,608) (3,671)	386,290 22,522 (34,590) (3,785)	76,883 2,580 (39,565) (230)	2,862,452 63,367 (121,763) (11,577)
Balance - September 30, 2019	100,000	971,427	1,149,405	161,542	370,437	39,668	2,792,479
Net book value Balance - September 30, 2019	37,177	-	895,360	158,048	30,361	926	1,121,872
Balance - March 31, 2019	37,177	-	975,628	239,644	78,545	23,065	1,354,059

13. Investment in a joint venture

The Group's investment in Labec Century Iron Ore Inc. ("Labec Century") is as follows:

Balance – March 31, 2018	7,740,821
Share of loss of Labec Century	(32,002)
Balance – March 31, 2019	7,708,819
Share of profit of Labec Century	18,093
Balance – June 30, 2019	7,726,912

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

The financial information of Labec Century is summarized as follows:

			September 30, 2019 \$'000	March 31, 2019 \$'000
Assets				
Current assets			14,459	15,553
Non-current assets			5,206	5,118
Liabilities				
Current liabilities			6,741	7,778
Non-current liabilities			-	-
Cash and cash equivalents			10,552	11,551
	Three mon			onths ended
	Sept	ember 30,	Se	eptember 30,
	2019	2018	2019	2018
	\$'000	\$'000	\$'000	\$'000
Profit/(loss) from continuing operations	(10)	77	30	14
Total comprehensive income/(loss)	(10)	77	30	14

The principal activities of Labec Century are to explore and develop the Attikamagen property. Since January 1, 2016, Labec Century reduced its exploration activities to claims maintenance only to preserve cash for the iron ore market to recover in the future. The principal place of business is in the Province of Québec, Canada. Labec Century is the sole owner of the Attikamagen property.

On December 19, 2011, the Company and WISCO entered into a shareholders agreement (the "Attikamagen Shareholders Agreement") that governs the joint venture to be formed between the Company and WISCO for the exploration and development of the Attikamagen property. Under the Attikamagen Shareholders Agreement, WISCO can obtain a 40% interest in the Group's share of the Attikamagen property by investing a total of \$40 million.

On September 26, 2012, the initial closing procedures prescribed in the Attikamagen Shareholders Agreement were completed, with WISCO Canada Attikamagen Resources Development & Investment Limited ("WISCO Attikamagen") purchasing from Labec Century:

- (i) 40 million Class A voting common shares, representing 40% of the outstanding voting common shares of Labec Century, for \$4,000, and
- (ii) 20 million Class B non-voting shares, representing 25% of the outstanding non-voting common shares of Labec Century, for \$20 million.

As part of a reorganization completed prior to the initial closing procedures, the Company's wholly-owned subsidiary, Century Iron Ore Holdings Inc. ("Century Holdings"), purchased:

- (i) 60 million Class A voting shares, representing 60% of the outstanding voting common shares of Labec Century, for \$6,000, and
- (ii) exchanged its then 100% outstanding common shares of Labec Century for 60 million Class C non-voting shares, representing 75% of the outstanding non-voting shares of Labec Century.

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

As a result of completion of the initial closing transactions in 2012, Labec Century ceased to be a subsidiary of the Group and became a joint venture of the Group that is accounted for in accordance with IFRS 11. The disposition of the subsidiary resulted in a non-cash accounting gain of \$47,722,258 for the year ended March 31, 2013.

On September 19, 2013, WISCO Attikamagen purchased an additional 20 million Class B non-voting shares for a subscription price of \$20 million. After the subscription, WISCO Attikamagen's ownership is increased to 40% of the non-voting shares of Labec Century, while Century Holdings' ownership is reduced to 60% of the non-voting shares. On January 1, 2016, WISCO Attikamagen was amalgamated with WISCO ADI.

As at September 30, 2019, the Group continues to own a 60% interest in Labec Century.

14. Trade and other payables

	September 30, 2019 \$	March 31, 2019 \$
Trade payables	180,755	207,609
Other payables and accruals	1,501,066	1,548,707
	1,681,821	1,756,316

The carrying amounts of trade and other payables are considered to be the same as their fair values due to their short-term nature.

Trade payables are non-interest bearing and are generally paid within 30 to 60 days.

15. Share capital

Authorized

Prior to the Continuation, authorized share capital was unlimited number of common shares, with no par value. Upon the Continuation on February 1, 2016, authorized share capital was changed to 5,000,000,000 ordinary shares, with \$0.001 par value each.

Issued and fully paid

At September 30, 2019, the Company had 98,504,571 ordinary shares issued and outstanding, representing an amount of \$117,057,236. The changes in issued share capital for the period are as follows:

	Number of shares	\$
Balance – March 31, 2018 Ordinary shares issued under an equity incentive plan (note 16)	98,494,571 10,000	117,057,226 10
Balance – March 31 and September 30, 2019	98,504,571	117,057,236

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

16. Share-based compensation arrangements

		Three months ended September 30,		ended r 30,
	2019 \$	2018 \$	2019 \$	2018 \$
Share options expense	7,645	27,636	26,459	71,049

The Group has adopted an equity incentive plan (the "Plan") which is administered by the Board of Directors of the Group. The Plan provides that the Board of Directors of the Group may from time to time, at its discretion and in accordance with TSX requirements, grant to directors, officers, employees and consultants to the Group, options to purchase shares and other forms of equity-based incentive compensation, provided that the number of shares issued and reserved for issuance will not exceed 15% of the issued and outstanding shares.

Share options

Share options granted under the Plan are exercisable for a period of up to 5 years or 10 years from the date of grant. Options issued pursuant to the Plan will have an exercise price determined by the directors of the Group provided that the exercise price shall not be less than the price permitted by the TSX.

The share options outstanding as of September 30, 2019 are as follows:

	Number of options	Weighted average exercise price \$
Balance – March 31, 2018	8,727,500	0.30
Forfeited	(10,000)	0.35
Balance – March 31 and September 30, 2019	8,717,500	0.30

The exercise prices and exercise periods of the share options outstanding as of September 30, 2019 are as follows:

Number of options	Exercise price \$	Exercise period
4,082,500	0.345	March 9, 2015 to March 8, 2025
300,000	0.345	June 1, 2015 to May 31, 2025
100,000	0.345	November 11, 2015 to November 10, 2025
245,000	0.345	February 5, 2016 to February 4, 2026
3,240,000	0.22	August 4, 2016 to August 3, 2026
750,000	0.345	June 23, 2017 to June 22, 2027
8,717,500		

As of the balance sheet date, the weighted average remaining contractual life of the outstanding share options is 6.2 years, and 8,467,501 options are vested and exercisable.

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

Share awards

Under the Plan, the Board may grant awards of share units subject to vesting and other terms and conditions at its discretion as to performance, milestones, other internal or external conditions, or length of the grantee's employment or service provision. The Board shall also determine at its discretion, at any time before or after vesting until actual settlement, whether payment under the share units will be made in shares, cash, securities or other property, or a combination thereof.

Share units outstanding under the Plan are shown as follows:

	Time-based (i)	Operational (ii)		Number of share units	Weighted average fair value at the measurement date \$
Balance – March 31, 2018	10,000	290,375	279,125	579,500	0.48
Vested and shares exercised	(10,000)	_	_	(10,000)	0.34
Expired	_	(263,750)	(263,750)	(527,500)	0.49
Forfeited		(16,875)	(5,625)	(22,500)	0.46
Balance – March 31, 2019	-	9,750	9,750	19,500	0.40
Expired		(4,750)	(4,750)	(9,500)	0.46
Balance – September 30, 2019	_	5,000	5,000	10,000	0.34

The share units have been allocated to the grantees under three types of vesting conditions: time-based targets, operational targets and financial targets.

- (i) **Time-based target**: the share units will be fully vested if the individual grantee is still employed by the Company on the third anniversary of the grant date.
- (ii) **Operational target**: the share units will be vested upon the achievement of certain mining and exploration-related targets set out by the Board. The actual amount of share units to be vested under these operational targets will vary depending on the level of performance relative to the targets based on an award multiplier of 0% to 200%. The vesting date of the share units will be the earlier of: five years from the grant date or the achievement dates of the respective operational targets. Management estimated that the period of vesting would occur between November 2018 and March 2020.
- (iii) **Financial target**: the share units will be vested if the two-year average annualized cash costs of iron ore produced and shipped for the projects of the Company or under its joint arrangements meet certain target set out by the Board and the two-year earnings before interest, taxes, depreciation and amortization (EBITDA) of the projects is positive. The actual amount of share units to be vested under the financial target will vary depending on the level of performance relative to the target based on an award multiplier of 0% to 200%. The vesting date of the share units will be the earlier of: five years from the grant date or the achievement date of the financial target. Management estimated that the period of vesting would occur between November 2018 and March 2020.

The fair value of the share units granted was estimated based on the market price of the Company's shares on the date of grant.

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September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

17. Warrants

The warrants issued and expired during the year ended March 31, 2019 were as follows:

	Number of warrants	Weighted average exercise price \$
Balance – March 31, 2018	1,000,000	2.50
Expired	(1,000,000)	2.50
Balance – March 31, 2019		

On November 29, 2013, the Company issued to Champion 1 million warrants as part of the consideration paid for the acquisition of Champion's remaining interest in the Attikamagen property. The warrants have an expiry date of November 29, 2018 and are exercisable between November 30, 2017 to November 29, 2018 at an exercise price of \$2.50. The warrants have expired on November 29, 2018.

The fair value of the warrants on the date of the grant was estimated at \$20,000 at the date of issue using a binomial option pricing model. The assumptions used were as follows: (i) annual risk-free interest rate of 1.07%, (ii) implied volatility of 34% and (iii) expected life of 5 years.

Labec Century has agreed to pay the Company the fair value of any warrants exercised by Champion based on the difference between the exercise price and the market price at the exercise date of any warrants. Champion has not exercised any warrants during the exercisable period of the warrants, no derivative asset was recognized as a result.

18. Special warrant reserve

	\$
Balance – March 31, 2018	-
Issuance of CMI's special warrant certificates	423,720
Conversion of CMI's special warrant certificates	(75,780)
Balance – March 31, 2019	347,940
Conversion of CMI's special warrant certificates	(347,940)
Balance – September 30, 2019	

On March 8, 2018, CMI offered to investors to subscribe for its special warrants at a subscription price of \$0.06 per unit (the "Special Warrant Private Placement"). On July 9, September 7 and November 2, 2018, CMI has completed three tranches of the Special Warrant Private Placement and issued 4,531,999, 1,263,000 and 1,267,000 special warrant certificates for gross proceeds of approximately \$271,920, \$75,780 and \$76,020, respectively. In total, CMI has issued 7,061,999 special warrants for aggregate proceeds of approximately \$423,720. No broker or finder fees were paid on these private placement exercises.

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On March 7, 2019, 1,263,000 special warrant certificates issued on September 7, 2018 were converted automatically into 1,263,000 common shares of CMI upon reaching the six-month anniversary of the issuance of the special warrants. On April 4, 2019, the remaining 5,798,999 special warrant certificates of CMI were converted automatically into 5,798,999 common shares of CMI upon the prospectus qualification of CMI's common shares.

On May 27, 2019, the Company announced that May 31, 2019 was set as the record date for the spin-out transaction of CMI. The spin-out of CMI would happen in the form of a distribution of shares of CMI to the Company's shareholders other than those residing in Quebec and the United States, who would receive cash instead of shares. All of the Company's shareholders of record at the close of business on the record date would be entitled to receive one CMI's share for every 9.851 Company's shares held. For those shareholders who would receive cash instead of shares, the CMI's shares they entitled would be delivered to a custodian for sale in the open market following the distribution, and the net cash proceeds would be delivered to them, net of any withholding taxes (if any). The distribution was completed on June 12, 2019. After the spin-out transaction, the Company still maintains a 50.2% controlling ownership in CMI.

On June 17, 2019, CMI began trading on the TSX Venture Exchange under the stock symbol CMET.

19. Revenue

During the period, the Group's revenue arose from the distribution of food and the provision of food service. An analysis of the Group's revenue from contracts with customers by type of goods or services is provided in note 6. All of the Group's sales revenue were derived from China (including Hong Kong) and were recognized according to accounting policy as described in note 3 of the Company's audited consolidated annual financial statements for the year ended March 31, 2019.

20. Other income

	Three months ended September 30,		Six months ended September 30,	
	2019	2018	2019	2018
	\$	\$	\$	\$
Marketing service income	9,280	44,385	26,199	73,800
Bank and other interest income	16,082	26,029	35,154	51,748
Dividend income	520	702	1,499	1,412
Recovery of bank deposit (i)	130,000	-	130,000	-
Other income	3,833	84	7,277	110
	159,715	71,200	200,129	127,070

(i) In July 2019, the Company has recovered \$130,000 of the \$350,000 bank deposit loss incurred in March 2019 and reported in the Company's audited consolidated annual financial statements for the year ended March 31, 2019. To date, these incidents have resulted in a total net loss of \$220,000 (principal amount) to the Company (excluding lost interest and legal fees).

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

September 30, 2019

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21. Administrative expenses

	Three months ended September 30,		Six months ended September 30,	
	2019	2018	2019	2018
	\$	\$	\$	\$
Salaries, pension and directors' fees	719,517	788,180	1,501,360	1,569,360
Consulting and professional fees	532,378	463,994	904,447	622,842
General office expenses	95,053	154,458	241,658	303,365
Travel	28,773	41,947	78,494	72,709
Corporate promotion and listing fees	35,150	10,876	56,338	20,881
Depreciation and amortization	86,075	64,344	174,706	129,464
	1,496,946	1,523,799	2,957,003	2,718,621

22. Net loss per share attributable to owners of the Company

The basic net loss per share calculated amount is the same as the fully diluted net loss per share amount as the Company's share-based compensation plans and warrants are anti-dilutive.

23. Dividends

	Three months ended September 30,		Six months ended September 30,	
	2019 \$	2018 \$	2019 \$	2018 \$
Dividends on ordinary shares declared and settled	-	-	599,964	

On May 27, 2019, the Company announced the detailed plan of the spin-out transaction of CMI, which would happen in the form of a distribution of shares of CMI to the Company's shareholders other than those residing in Quebec and the United States, who would receive cash instead of shares. The distribution was completed on June 12, 2019, with 9,999,406 shares of CMI at a fair value of \$0.06 per share being distributed to the Company's shareholders. For details of the spin-out transaction of CMI, please refer to note 18.

24. Related party transactions

- (a) In addition to transactions detailed elsewhere in the condensed consolidated interim financial statements, the Group has the following related party transactions:
 - (i) As of September 30, 2019, the Group had accounts receivable of \$4,314,306 (March 31, 2019: \$5,356,999) from Labec Century. The balance mainly comprised of exploration expenditure of the Attikamagen property incurred and paid by the Group on behalf of Labec Century after Labec Century became the Group's joint venture. The balance is repayable upon request.

Notes to the Condensed Consolidated Interim Financial Statements (Unaudited)

September 30, 2019

(Expressed in Canadian Dollars, unless otherwise stated)

- (ii) As of September 30, 2019, the Group had accounts receivable of \$3,210,771 (March 31, 2019: \$3,210,771) from WISCO Century Sunny Lake. The balance represented exploration expenditure of the Sunny Lake property incurred and paid by the Group on behalf of WISCO Century Sunny Lake. The balance is repayable upon request.
- (b) The remuneration of the Group's directors and officers during the period is summarized below:

	Three months ended September 30,		Six months ended September 30,	
	2019	2019 2018		2018
	\$	\$	\$	\$
Salaries and directors' fees	288,925	263,000	564,725	551,600
Share-based compensation expenses	5,330	19,297	18,142	49,468
	294,255	282,297	582,867	601,068

25. Financial risk management

The Group's activities expose it to a variety of financial risks: credit risk, liquidity risk and market risk including interest rate risk, foreign currency exchange risk and capital market risk.

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

The Group's financial assets and financial liabilities have been classified into categories that determine their basis of measurement. As at September 30, 2019 and March 31, 2019, the Group's financial instruments are comprised of cash and cash equivalents, short term bank deposits, marketable securities, investment in other equity instruments, trade and other receivables, trade and other payables. With the exception of cash and cash equivalents, marketable securities and investment in other equity instruments, all other financial instruments of the Group are measured at amortized cost.

The following table shows the carrying values, fair values and fair value hierarchy of the Group's financial instruments that are measured at fair value as at September 30, 2019 and March 31, 2019:

		September 30, 2019		March 31, 2019	
	Level	Carrying value \$	Fair value	Carrying value \$	Fair value
Marketable securities	1	398,782	398,782	541,938	541,938
Investment in other equity instruments	3 _	65,945	65,945	66,442	66,442
		464,727	464,727	608,380	608,380

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(Expressed in Canadian Dollars, unless otherwise stated)

Fair values of financial instruments are determined by valuation methods depending on hierarchy levels as defined below:

Level 1 – Quoted market price in active markets for identical assets or liabilities.

Level 2 – Inputs other than quoted market prices included within Level 1 that are observable for the assets or liabilities, either directly (i.e. observed prices) or indirectly (i.e. derived from prices).

Level 3 – Inputs for the assets or liabilities are not based on observable market data.

The movements in fair value measurements within Level 3 are as follows:

	2019 \$
Balance – March 31, 2019 Exchange differences recognized in profit or loss	66,442 (497)
Balance – September 30, 2019	65,945

Credit risk

Credit risk is the risk of loss associated with counterparty's inability to fulfill its payment obligations. The Group's credit risk is primarily attributable to cash, marketable securities and receivables. Cash and cash equivalents and short term bank deposits are held with major banks, and marketable securities are held with a reputable securities broker with investment guidelines set by management which are intended to limit credit risk. The Group's receivables mainly represented an amount owing from its joint ventures, Labec Century and WISCO Century Sunny Lake. Management believes the risk of loss to be minimal.

Liquidity risk

The Group's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to meet liabilities when due. As of September 30, 2019, the Group had cash and cash equivalents and short term bank deposits of \$6,582,608 (March 31, 2019: \$7,593,471) to settle current liabilities of \$1,928,938 (March 31, 2019: \$1,756,316). Most of the Group's financial liabilities have contractual maturities of 60 days or less and are subject to normal trade terms. The liquidity risk is low with the Group's marketable securities, since they are investments with high liquidity, and are traded in international capital markets.

Market risk

Market risk is the risk of loss that may arise from changes in market factors, such as interest rates and foreign currency exchange rates and the movement in capital markets.

(a) Interest rate risk

The Group has cash balances only and it has no interest-bearing debt. The Group's current policy is to invest most of its excess cash in interest bearing accounts or term deposits with large reputable banks. The Group periodically monitors the investments it makes and is satisfied with the credit ratings of the banks holding the cash and short-term deposits of the Group. An absolute increase or decrease of 1% in the annual interest rate would not have a material impact on the net loss or equity at September 30, 2019.

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(Expressed in Canadian Dollars, unless otherwise stated)

(b) Foreign currency exchange risk

The Group's principal functional currencies are the Canadian Dollar and the Hong Kong Dollar. Sales revenue of the Group's food business is mainly denominated in Hong Kong Dollar, while the major purchases of the business are denoted in Australian Dollar and Euro. The major expenses of the Group are transacted in Canadian Dollar and Hong Kong Dollar. The Group is also subject to exchange fluctuations arising from the translation of the foreign currency monetary items of the Group's overseas subsidiaries. In addition, the Group's marketable securities, if partially denominated in foreign currency, are subject to foreign currency exchange risk.

Management closely monitors the exchange fluctuations of the principal foreign currencies of the Group's food business and uses means to lock up the foreign currency exchange rate of its purchases or transfers exchange differences to its customers to reduce the Group's foreign currency exposures. Management believes the foreign currency exchange risk derived from its other activities is low and therefore does not hedge the foreign currency exchange risk arising from these other activities.

(c) Capital market risk

The Group's current policy is to invest some portion of its excess cash in marketable securities, primarily shares of publicly listed mining companies. The Group sets investment guidelines, including pre-set targeted capital allocation and returns, exit and entry prices, and periodically monitors the investments it makes. The Group is satisfied with the financial and operating performance of the mining companies the Group invests in. An absolute increase or decrease of 5% in the investment return would not have a material impact on the net loss or equity at September 30, 2019.

26. Capital management

The Group considers its capital structure to consist of share capital, contributed surplus and deficit, which, as at September 30, 2019, amounted to \$25,668,642. When managing capital, the Group's objective is to ensure the entity continues as a going concern as well as to maintain optimal returns to the shareholders and benefits for other stakeholders. Management adjusts the capital structure, as necessary, in order to support the acquisition, exploration and development of its mineral properties. The Board of Directors does not establish a quantitative return on capital criteria for management but, rather, relies on the expertise of the Group's management team to sustain the future development of the business.

The Group is dependent on external financing to fund its strategic initiatives and exploration and project development activities in the long term. In order to carry out the business plan and pay for administrative costs, the Group will utilize its existing working capital and raise additional amounts when economic conditions permit it to do so.

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Group, is appropriate. The Group's capital management objectives, policies and processes have remained unchanged during the period ended September 30, 2019. The Group is not subject to externally imposed capital requirements.

27. Comparative figures

Certain comparative figures have been reclassified to conform to the presentation in the current period.