Consolidated Financial Statements of

TheMAC Resources Group Limited (a development-stage company)

September 30, 2010 and 2009

NOTICE THAT THESE FINANCIAL STATEMENTS HAVE NOT BEEN REVIEWED BY AN AUDITOR

THEMAC Resources Group Limited (the "Issuer")

Interim Consolidated Financial Statements for the period ended September 30, 2010

The Issuer's auditors have not reviewed or been involved in the preparation of these financial statements.

(a development stage company)

(Expressed in Canadian Dollars)

CONSOLIDATED BALANCE SHEETS

[See note 1: Nature of operations and going concern uncertainty]
[See note 12: Subsequent events]

	September 30	June 30
	2010	2010
	(unaudited)	(audited)
	\$	\$
ASSETS Current	22,000	24.657
Cash	22,998	24,657
Taxes recoverable	10,670	7,396
Prepaid expenses and deposits	1,800	1,800
	35,468	33,853
Equipment [note 3]	208	225
Advance payments for purchase of Copper Flat [notes 8 and 11]	2,417,530	1,799,702
	2,453,206	1,833,780
LIABILITIES AND SHAREHOLDERS' EQUITY Current Accounts payable and accrued liabilities [note 7]	648,342	534,621
Due to related parties [note 6]	58,000 150,010	33,250
Loan payable [note 7]	150,010	021 167
Subscriptions received [note 11]	837,383	921,167
	1,693,735	1,489,038
Shareholders' equity (deficiency)		
Share capital [note 5]	6,150,915	5,487,840
Warrants [note 5]	_	151,964
Contributed surplus [note 5]	113,977	113,977
Deficit	(5,505,421)	(5,409,039)
	759,471	344,742
	2,453,206	1,833,780

On behalf of the Board:

(a development stage company)

For the three months ended September 30

(Unaudited, prepared by management) (Expressed in Canadian Dollars)

CONSOLIDATED STATEMENTS OF OPERATIONS, COMPREHENSIVE LOSS AND DEFICIT

Expenses Variable of the period		2010	2009
Consulting [note 6] 43,500 13,500 Management fees 16,380 2,750 Accounting and audit 10,150 5,150 Investor communications 10,000 — Travel 9,186 — Filing fees and transfer agent fees 6,216 2,712 Rent 2,460 1,860 Office and sundry [note 6] 2,184 1,523 Interest and bank charges 889 78 Legal fees 776 150 Telephone and communications 742 121 Printing and photocopying 459 2 Amortization [note 3] 17 24 Operating loss (102,959) (27,870) Operating loss (102,959) (27,870) Other item Foreign exchange gain 6,577 — Loss and comprehensive loss for the period (96,382) (27,870) Deficit, beginning of the period (5,409,039) (5,197,864) Deficit, end of the period (5,505,421) (5,225,734)		\$	\$
Consulting [note 6] 43,500 13,500 Management fees 16,380 2,750 Accounting and audit 10,150 5,150 Investor communications 10,000 — Travel 9,186 — Filing fees and transfer agent fees 6,216 2,712 Rent 2,460 1,860 Office and sundry [note 6] 2,184 1,523 Interest and bank charges 889 78 Legal fees 776 150 Telephone and communications 742 121 Printing and photocopying 459 2 Amortization [note 3] 17 24 Operating loss (102,959) (27,870) Operating loss (102,959) (27,870) Other item 5 — Foreign exchange gain 6,577 — Loss and comprehensive loss for the period (96,382) (27,870) Deficit, end of the period (5,409,039) (5,197,864) Loss per share - basic and diluted (0.01)	Fynancas		
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Accounting and audit 10,150 5,150 Investor communications 10,000 — Travel 9,186 — Filing fees and transfer agent fees 6,216 2,712 Rent 2,460 1,860 Office and sundry [note 6] 2,184 1,523 Interest and bank charges 889 78 Legal fees 776 150 Telephone and communications 742 121 Printing and photocopying 459 2 Amortization [note 3] 17 24 102,959 27,870 Operating loss (102,959) (27,870) Other item Foreign exchange gain 6,577 — Loss and comprehensive loss for the period (96,382) (27,870) Deficit, beginning of the period (5,409,039) (5,197,864) Deficit, end of the period (5,505,421) (5,225,734) Loss per share - basic and diluted (0.01) (0.00)	<u> </u>	· · · · · · · · · · · · · · · · · · ·	
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Filing fees and transfer agent fees 6,216 2,712 Rent 2,460 1,860 Office and sundry [note 6] 2,184 1,523 Interest and bank charges 889 78 Legal fees 776 150 Telephone and communications 742 121 Printing and photocopying 459 2 Amortization [note 3] 17 24 102,959 27,870 Operating loss (102,959) (27,870) Other item Foreign exchange gain 6,577 — Loss and comprehensive loss for the period (96,382) (27,870) Deficit, beginning of the period (5,409,039) (5,197,864) Deficit, end of the period (5,505,421) (5,225,734) Loss per share - basic and diluted (0.01) (0.00) Weighted average number of outstanding shares		· · · · · · · · · · · · · · · · · · ·	_
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Office and sundry [note 6] 2,184 1,523 Interest and bank charges 889 78 Legal fees 776 150 Telephone and communications 742 121 Printing and photocopying 459 2 Amortization [note 3] 17 24 Operating loss (102,959) (27,870) Other item Foreign exchange gain 6,577 — Loss and comprehensive loss for the period (96,382) (27,870) Deficit, beginning of the period (5,409,039) (5,197,864) Deficit, end of the period (5,505,421) (5,225,734) Loss per share - basic and diluted (0.01) (0.00) Weighted average number of outstanding shares		· · · · · · · · · · · · · · · · · · ·	
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Legal fees 776 150 Telephone and communications 742 121 Printing and photocopying 459 2 Amortization [note 3] 17 24 102,959 27,870 Operating loss (102,959) (27,870) Other item Foreign exchange gain 6,577 — Loss and comprehensive loss for the period (96,382) (27,870) Deficit, beginning of the period (5,409,039) (5,197,864) Deficit, end of the period (5,505,421) (5,225,734) Loss per share - basic and diluted (0.01) (0.00) Weighted average number of outstanding shares	• -	*	
Telephone and communications 742 121 Printing and photocopying 459 2 Amortization [note 3] 17 24 102,959 27,870 Operating loss (102,959) (27,870) Other item Foreign exchange gain 6,577 — Loss and comprehensive loss for the period (96,382) (27,870) Deficit, beginning of the period (5,409,039) (5,197,864) Deficit, end of the period (5,505,421) (5,225,734) Loss per share - basic and diluted (0.01) (0.00) Weighted average number of outstanding shares	_	776	150
Printing and photocopying 459 2 Amortization [note 3] 17 24 102,959 27,870 Operating loss (102,959) (27,870) Other item Foreign exchange gain 6,577 — Loss and comprehensive loss for the period (96,382) (27,870) Deficit, beginning of the period (5,409,039) (5,197,864) Deficit, end of the period (5,505,421) (5,225,734) Loss per share - basic and diluted (0.01) (0.00) Weighted average number of outstanding shares		742	121
Amortization [note 3] 17 24 102,959 27,870 Operating loss (102,959) (27,870) Other item Street of the period of the per	•	459	2
Operating loss (102,959) (27,870) Other item Foreign exchange gain 6,577 — Loss and comprehensive loss for the period (96,382) (27,870) Deficit, beginning of the period (5,409,039) (5,197,864) Deficit, end of the period (5,505,421) (5,225,734) Loss per share - basic and diluted (0.01) (0.00) Weighted average number of outstanding shares		17	24
Other item Foreign exchange gain Loss and comprehensive loss for the period Deficit, beginning of the period (5,409,039) (5,197,864) Deficit, end of the period (5,505,421) Loss per share - basic and diluted Weighted average number of outstanding shares		102,959	27,870
Foreign exchange gain 6,577 — Loss and comprehensive loss for the period (96,382) (27,870) Deficit, beginning of the period (5,409,039) (5,197,864) Deficit, end of the period (5,505,421) (5,225,734) Loss per share - basic and diluted (0.01) (0.00) Weighted average number of outstanding shares	Operating loss	(102,959)	(27,870)
Loss and comprehensive loss for the period (96,382) (27,870) Deficit, beginning of the period (5,409,039) (5,197,864) Deficit, end of the period (5,505,421) (5,225,734) Loss per share - basic and diluted (0.01) (0.00) Weighted average number of outstanding shares	Other item		
Deficit, beginning of the period (5,409,039) (5,197,864) Deficit, end of the period (5,505,421) (5,225,734) Loss per share - basic and diluted (0.01) (0.00) Weighted average number of outstanding shares	Foreign exchange gain	6,577	
Deficit, end of the period (5,505,421) (5,225,734) Loss per share - basic and diluted (0.01) (0.00) Weighted average number of outstanding shares	Loss and comprehensive loss for the period	(96,382)	(27,870)
Deficit, end of the period (5,505,421) (5,225,734) Loss per share - basic and diluted (0.01) (0.00) Weighted average number of outstanding shares	Deficit, beginning of the period	(5,409,039)	(5,197,864)
Loss per share - basic and diluted (0.01) (0.00) Weighted average number of outstanding shares			
Weighted average number of outstanding shares	Deficit, end of the period	(5,505,421)	(5,225,734)
	Loss per share - basic and diluted	(0.01)	(0.00)
- basic and diluted 16,609,149 6,915,256	Weighted average number of outstanding shares	<u>-</u> -	
	- basic and diluted	16,609,149	6,915,256

(a development stage company)

(Unaudited, prepared by management)

For the three months ended September 30

(Expressed in Canadian Dollars)

CONSOLIDATED STATEMENTS OF CASH FLOWS

	2010 \$	2009
OPERATING ACTIVITIES		
Net loss for the period Add non cash items:	(96,382)	(27,870)
Amortization	17	24
Net change in non-cash working capital:	(98,032)	(27,846)
(Increase) decrease in taxes recoverable	(3,274)	2,492
(Decrease) increase in accounts payable and accrued liabilities	(479,414)	5,933
Increase in amounts due to related parties Increase in loan payable	24,750 150,010	6,000
Cash used in operating activities	(404,293)	(13,421)
INVESTMENT ACTIVITIES		
Advance payments for purchase of Copper Flat	(24,693)	
Cash used in investment activities	(24,693)	
FINANCING ACTIVITIES		
Exercise of warrants	511,111	_
Share subscriptions received	(83,784)	
Cash provided by financing activities	427,327	
Net decrease in cash position	(1,659)	(13,421)
Cash position, beginning of the period	24,657	75,122
Cash position, end of the period	22,998	61,701
Supplemental cash flow information		
Interest paid in cash	_	
Capital taxes in cash		_

(a development stage company)

For the three months ended September 30, 2010

(Expressed in Canadian Dollars)

CONSOLIDATED STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY

	Common shares		Warrants	Contributed		
	Amount	Value		surplus	Deficit	Total
		\$	\$	\$	\$	\$
Balance, June 30, 2009	6,915,256	5,097,621	-	126,866	(5,197,864)	26,623
Transfer agent rounding adjustment	5	-	-	-	-	-
Settlement of debt (Note 5b)	533,333	50,667	-	-	-	50,667
Private placement (Note 5b)	5,111,111	308,036	151,964	-	-	460,000
Exercise of options	105,000	33,489	-	(12,889)	-	20,600
Share issue costs	-	(1,973)	-	-	-	(1,973)
Net loss and comprehensive loss for the year		-		-	(211,175)	(211,175)
Balance, June 30, 2010	12,664,705	5,487,840	151,964	113,977	(5,409,039)	344,742
Exercise of warrants	5,111,111	663,075	(151,964)	-	-	511,111
Net loss and comprehensive loss for the year	-	-	-	-	(96,382)	(96,382)
Balance, September 30, 2010	17,775,816	6,150,915	-	113,977	(5,505,421)	759,471

(a development-stage company)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

September 30, 2010

1. NATURE OF OPERATIONS AND GOING CONCERN UNCERTAINTY

The Company was incorporated on February 24, 1997 under the Business Corporations Act (Yukon) by registration of its Articles of Incorporation. The Company is in the business of acquiring, exploring, and developing natural resource properties.

These financial statements have been prepared in accordance with Canadian generally accepted accounting principles applicable to a going concern which assumes that the Company will realize its assets and discharge its liabilities in the normal course of business. Realization values may be substantially different from the carrying values as shown in these consolidated financial statements should the Company be unable to continue as a going concern. The Company has incurred losses since inception and has a deficit as at September 30, 2010 of \$5,505,421 and a working capital deficit of \$(1,658,267). These factors create significant doubt as to the ability of the Company to continue as a going concern.

The Company's ability to meet its obligations and maintain its operations is contingent upon successful completion of additional financing arrangements, the continuing support of its creditors, and the obtaining of necessary financing to fund future business projects. If the Company were unable to continue as a going concern then adjustments may be required to the classification and the carrying value of certain assets and liabilities.

2. SIGNIFICANT ACCOUNTING POLICIES

The consolidated financial statements of the Company have been prepared in accordance with Canadian generally accepted accounting principles and reflect the following significant accounting policies.

Principles of consolidation

These consolidated financial statements include the accounts of the Company and its wholly owned inactive subsidiary, New Mexico Copper Corporation, incorporated on June 15, 2010 in the state of New Mexico, USA.

Translation of foreign currencies

Monetary assets and liabilities denominated in foreign currencies have been translated into Canadian dollars at the rate of exchange prevailing at the end of the period. Non-monetary assets and liabilities have been translated at the rate prevailing at the date of the transaction. Revenue and expense items are translated at the average rate of exchange for the period. Gains and losses are included in income for the period.

Use of estimates

The preparation of financial statements in conformity with Canadian generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements and the amounts of revenues and expenses reported during the periods. Actual results could differ from those estimates.

(a development-stage company)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

September 30, 2010

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd.)

Computer equipment

Computer equipment is recorded at cost less accumulated amortization. Amortization is recorded on a declining balance basis at an annual rate of 30%.

Income taxes

The Company follows the liability method of accounting for income taxes. Future taxes are recognized for the tax consequences of "temporary differences" by applying enacted or substantively enacted statutory tax rates applicable to future years to differences between the financial statement carrying amounts and the tax basis of existing assets and liabilities. The effect on future taxes for a change in tax rates is recognized in income in the period that includes the date of enactment or substantive enactment. Future tax benefits are recognized to the extent that realization of such benefits is more likely than not to occur.

Stock based compensation

The Company accounts for all stock-based payments and awards using the fair value-based method. Under the fair value-based method, stock-based payments to non-employees are measured at the fair value of the consideration received, or the fair value of the equity instruments issued, or liabilities incurred, whichever is more reliably measurable. The fair value of stock-based payments to non-employees is periodically remeasured until counterparty performance is complete, and any change therein is recognized over the vesting period of the award and in the same manner as if the Company had paid cash instead of paying with or using equity instruments. The cost of stock-based payments to non-employees that are fully vested and non-forfeitable at the grant date is measured and recognized at that date. Compensation cost attributable to awards to employees is measured at fair value at the grant date and recognized over the vesting period.

Earnings (loss) per share

Basic earnings (loss) per share is calculated using the weighted average number of common shares outstanding during the period. Diluted earnings (loss) per share amounts are calculated in accordance with the treasury stock method which assumes that proceeds received from the exercise of stock options and warrants would be used to repurchase common shares at the prevailing market rate. Under the treasury stock method, the basic and diluted loss per share is the same, as the effect of common shares issuable upon the exercise of warrants and stock options of the Company would be anti-dilutive.

Financial Instruments

The Company classifies all financial instruments as either held-to-maturity, available-for-sale, held-for-trading, loans and receivables, or other liabilities. Financial assets held to maturity, loans and receivables and financial liabilities other than those held for trading, are measured at amortized cost. Available-for-sale instruments are measured at fair value with unrealized gains and losses recognized in other comprehensive income. Instruments classified as held for trading are measured at fair value with unrealized gains and losses recognized in the statements of operations. Transaction costs are included in the carrying value of the related financial instrument except for those classified as held for trading.

The Company has designated its cash, and advances to CFC as held-for-trading, which is measured at fair value. Receivable amounts are classified as loan and receivables, which are measured at amortized cost. Accounts payable and accrued liabilities, due to related parties, and subscriptions received are classified as other liabilities, which are measured at amortized cost. The fair values of cash and accounts payable approximate their carrying values due to the short term to maturity of these financial instruments. The Company has no derivative financial instruments.

(a development-stage company)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

September 30, 2010

2. SIGNIFICANT ACCOUNTING POLICIES (cont'd.)

Adoption of new accounting policies

In February 2008, the CICA issued Handbook Section 3064 – Goodwill and Intangible Assets ("Section 3064"), which replaces CICA Handbook Sections 3062 – Goodwill and Other Intangible Assets ("Section 3062") and 3450 – Research and Development Costs and EIC -27- Revenues and Expenditures during the Pre-Operating Period. Section 3064 establishes standards for the recognition, measurement, presentation and disclosure of goodwill subsequent to its initial recognition and of intangible assets. Standards concerning goodwill are unchanged from the standards included in Section 3062. The new section was applicable to the Company's financial statements for its fiscal year beginning July 1, 2009. The adoption of this section did not have a material impact on the Company's consolidated financial statements.

In June 2009, the Company adopted the amendments to CICA Section 3862, Financial Instruments Disclosures, to include enhanced disclosures on the liquidity risk of financial instruments and new disclosures on fair value measurements of financial instruments. The adoption of these amendments did not result in a material impact on the Company's consolidated financial statements.

Accounting policies to be implemented effective June 1, 2011

In January 2009, the CICA issued Handbook Sections 1582 – Business Combinations ("Section 1582"), 1601 – Consolidated Financial Statements ("Section 1601") and 1602 – Non-controlling Interests ("Section 1602") which replaces CICA Handbook Sections 1581 – Business Combinations and 1600 – Consolidated Financial Statements. Section 1582 establishes standards for the accounting for business combinations that is equivalent to the business combination accounting standard under International Financial Reporting Standards ("IFRS"). Section 1582 is applicable for the Company's business combinations with acquisition dates on or after January 1, 2011. Early adoption of this Section is permitted. Section 1601, together with Section 1602, establishes standards for the preparation of consolidated financial statements. Section 1601 is applicable for the Company's interim and annual consolidated financial statements for its fiscal year beginning July 1, 2011. Early adoption of this Section is permitted. If the Company chooses to early adopt any one of these Sections, the other two sections must also be adopted at the same time.

3. EQUIPMENT

	September 30, 2010				June 30, 2010)	
	Cost	Accumulated Amortization	Net Book Value		Cost	Accumulated Amortization	Net Book Value
Computer equipment	\$539	\$331	\$208		\$539	\$314	\$225

(a development-stage company)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

September 30, 2010

4. FINANCIAL INSTRUMENTS

The Company's financial instruments consist of cash, accounts receivable, advances to CFC, accounts payable and accrued liabilities, amounts due to related parties, and subscriptions received. The fair value of cash is measured on the balance sheet using Level 1 of the fair value hierarchy as it is based on unadjusted quoted prices in active market. The fair value of accounts receivable, accounts payable and accrued liabilities approximate their carrying values due to their short term nature.

The Company's financial instruments are exposed to certain financial risks. The risk exposures and the impact on the Company's financial instruments are summarized below.

Currency Risk

The Company is subject to currency risks. The Company's proposed transaction (note 11) is in the United States and many of its expenditures and obligations are, or will be denominated in US dollars. The Company maintains its principal office in Canada, and has monetary assets and liabilities in Canadian and US dollars. The currency exchange rate between the US and Canadian dollars fluctuated from a low of US\$0.94 to a high of US\$0.98 for C\$1 during the three months ended September 30, 2010. As such, the Company's results of operations are subject to foreign currency fluctuation risks and such fluctuations may adversely affect the financial position and operating results of the Company. The Company has not undertaken to mitigate transactional volatility in the Canadian dollar at this time. The Company does not use derivative instruments to reduce its exposure to currency risk.

Interest rate and credit risk

The Company has a cash balance and no debt other than current payables and accrued liabilities. Amounts owed to related parties do not bear interest, and are therefore not exposed to interest rate variations. The Company has no credit risk arising from operations as the debt can only be called when the Company has sufficient funds to repay, or else it is to be repaid through the issuance of shares. The Company periodically monitors the investments it makes and is satisfied with the credit ratings of its bank.

Accounts receivable typically consist of goods and services tax due from the Federal Government of Canada. Management believes that the credit risk with respect to receivables is remote.

Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its obligations with respect to financial liabilities as they fall due. The Company's financial liabilities are comprised of accounts payable and accrued liabilities. The Company frequently assesses its liquidity position by reviewing the timing of amounts due and future obligations compared to the Company's current cash position and expected cash receipts. The objective of the Company is to manage its liquidity risk by maintaining sufficient cash to meet its anticipated operational needs. Due to the relatively low cash position of the Company, the Company is exposed to liquidity risk.

(a development-stage company)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

September 30, 2010

5. SHARE CAPITAL, WARRANTS AND CONTRIBUTED SURPLUS

[a] Authorized:

Unlimited common shares without par value.

[b] Issued and fully paid:

- (i) On September 2, 2010, the Company received \$19,500 in proceeds for subscription receipts that were previously subscribed to in a private placement that closed during the previous year.
- (ii) On July 21, 2010, the Company received cash proceeds of \$511,111 on the exercise of 5,111,111 share purchase warrants with an exercise price of \$0.10 per share were exercised, for cash proceeds of \$511,111.
- [c] **Shares in escrow**: 93,750 [June 30, 2010 93,750] of the common shares issued are held in escrow, the release of which is subject to the direction of the regulatory authorities, and is based on the Company expending certain amounts on the exploration and development of a resource property.

[d] Warrants:

	Number	Exercise price	Expiry Date
Balance, June 30, 2009	-	-	
Issued	5,111,111	\$0.10	February 19, 2011
Balance, June 30, 2010	5,111,111	\$0.10	
Exercised [note 5(b)(ii)]	(5,111,111)	\$0.10	February 19, 2011
Balance, September 30, 2010	=	=	

As at September 30, 2010, there were no warrants outstanding:

[e] Stock options

During the 2004 fiscal year, the Company adopted a formal stock option plan [the "Plan"]. The Plan was most recently ratified by shareholders during the December 8, 2009, annual general meeting. The Plan is referred to as a "rolling" plan and provides for an aggregate number of shares reserved for issuance of up to 10% of the Company's issued common shares at the time of the grant of a stock option under the Plan. Stock options are granted with an exercise price in accordance with the TSX Venture Exchange policy.

During the three months ended September 30, 2010, no stock options were granted, expired or exercised.

During the year ended June 30, 2010, an aggregate of 105,000 stock options were exercised, with exercise prices between \$0.20 and \$0.16, for proceeds of \$20,600.

(a development-stage company)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

September 30, 2010

5. SHARE CAPITAL, WARRANTS AND CONTRIBUTED SURPLUS (cont'd.)

[e] Stock options (cont'd.)

Stock options outstanding and exercisable:

	Options Outstanding & Exercisable	Weighted average exercise price
Balance, June 30, 2008 and 2009	458,000	\$0.17
Exercised	(105,000)	\$0.20
Balance, June 30, 2010		
and September 30, 2010	353,000	\$0.16

Each option entitles the holder to purchase one common share of the Company. All options are fully vested. At September 30, 2010, the following stock options are outstanding and exercisable with average remaining life of 0.30 years and a weighted average exercise price of \$0.16:

Number of options	Weighted average exercise price	Expiry date
353,000	\$0.16	January 16, 2011

6. RELATED PARTY TRANSACTIONS

The aggregate of amounts paid during the three months ended September 30, 2010, to parties not at arm's length to the Company consist of the following:

Paid or accrued \$37,500 [2009 - \$7,500] in consulting fees and \$1,500 [2009 - \$1,500] in office expenses to a company controlled by the president of the Company.

Accrued \$6,000 [2009 - \$6,000] in consulting fees to a company controlled by a director of the Company.

The Company issued 5,111,111 units priced at \$0.10 per unit, for gross proceeds of \$511,111 to a company controlled by a director of the Company for the exercise of 5,111,111 share purchase warrants. \$103,294 of this amount had been previously advanced.

Amounts due to related parties as at September 30, 2010 were \$58,000 [June 30, 2010 - \$33,250]. The indebtedness is non-interest bearing and is without stated terms of repayment.

These transactions are in the normal course of operations and are measured at the exchange amount, which is the amount of consideration established and agreed to be the related parties.

7. LOAN PAYABLE

The Company received an advance of \$150,000 from Marley Holdings Pty Ltd. ("Marley"), presently characterized as a loan. There are no specific repayment terms. This and future advances will be offset against subscriptions payable by Marley's affiliate, Tulla Holdings Pty. Ltd., in connection with a private placement for 40,000,000 units agreed to by Marley and Tulla after the period end. See note 12, Subsequent Events.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

September 30, 2010

8. NON-CASH TRANSACTIONS

During the three months ended September 30, 2010, the Company entered into the following non-cash transactions:

• Incurred \$593,135 of advance payments to Copper Flat through accounts payable.

During the year ended June 30, 2010, the Company entered into the following non-cash transactions:

• Settlement of a debt of \$40,000 through the issuance of 533,333 common shares at a price of \$0.075 per share.

9. INCOME TAXES

Please refer to Note #9 to the Audited Financial Statements for the fiscal year ended June 30, 2010. There is no tax calculation specifically performed for this interim period.

10. CAPITAL DISCLOSURES

The Company's objective when managing capital is to maintain a flexible capital structure for the benefit of its stakeholders. The Company's main source of funds is from the issuance of common shares.

The Company keeps its cash only in chequing accounts with one of the major Canadian banks, which is an institution of high credit worthiness. At September 30, the Company had cash of \$22,998 (June 30, 2010: \$24,657).

The Company is not subject to any externally imposed capital requirements.

11. ADVANCE PAYMENTS FOR PURCHASE OF COPPER FLAT

On March 12, 2010, the Company entered into a Heads of Agreement with Electrum Resources plc (formerly Mercator Gold plc) ("Electrum"), a UK public corporation listed on the Alternative Investment Market (AIM) of the London Stock Exchange (ticker: MCR), followed by a definitive transaction agreement on June 28, 2010 (the "Transaction Agreement"). Pursuant to the Transaction Agreement, the Company will acquire all of the assets of Copper Flat Corporation ("CFC"), a private New Mexico, USA, company that holds an option to acquire 100% of a project known as Copper Flat, subject only to a 3.25% Overriding Royalty (the "Acquisition").

In consideration for the Acquisition, the Company will issue to Electrum 10,500,000 common shares and 10,500,000 warrants. Each warrant will entitle the holder to acquire an additional common share for a period of 5 years after closing of the acquisition, at a price of \$0.28 per share. Closing of the Acquisition is subject to a number of conditions, including receipt of all necessary regulatory approvals, delivery of a preliminary assessment on the Copper Flat Property which complies with National Instrument 43-101, completion of due diligence by each party, and completion of a minimum \$5 million equity financing by the Company.

CFC holds the right to acquire the Copper Flat property pursuant to the terms of an option and purchase agreement dated July 23, 2009 with the Hydro Resources Corporation, a New Mexico corporation, Cu Flat, LLC, a New Mexico limited liability company, and GCM, Inc. as amended by a First Amendment of Option and Purchase Agreement dated January 20, 2010 (the "CFC Option Agreement"). In order to earn a 100% interest in the Copper Flat Property, CFC must pay:

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

September 30, 2010

11. ADVANCE PAYMENTS FOR PURCHASE OF COPPER FLAT (cont'd.)

- i) USD \$150,000 on or before August 14, 2009 (paid);
- ii) USD \$150,000 on or before January 31, 2010 (paid);
- iii) USD \$850,000 to be paid on or before March 31, 2010 (paid);
- iv) USD \$1,850,000 to be paid on or before August 14, 2010 [paid: note 12(c)]; and
- v) USD \$7,000,000 to be paid on or before February 14, 2011.

The final payment may be deferred until May 16, 2011 upon the payment of an additional US\$ 150,000 on or before February 14, 2011. The property will be subject to a 3.25% net smelter return royalty, and quarterly advance royalty payments of US\$50,000 (for copper prices under US\$2.00) or US\$112,500 (for copper prices greater than \$2.00).

As an interim commitment, Electrum and/or its nominees purchased, through a non-brokered private placement, a total of 5,582,556 subscription receipts of the Company at a price \$0.15 per subscription receipt for cash proceeds of \$837,383. This placement closed on May 3, 2010. Each subscription receipt will convert to one unit upon completion of the Acquisition, each unit consisting of one common share of the Company and one common share purchase warrant. Each warrant will entitle the holder to purchase one common share of the Company for a period of one year from the date of issue at \$0.28 per share. All securities issued in connection with this placement were subject to a hold period that expired on September 4, 2010. If the Acquisition is not completed, the holdings of the subscription receipts will either be assigned an interest in the loans payable by Electrum to the Company, or will be converted (subject to the approval of the TSX Venture Exchange) to shares and warrants of the Company.

Of the total amount, Electrum purchased 4,000,000 subscription receipts for total consideration of \$600,000. Upon conversion of the subscription receipts, Electrum will directly own 4,000,000 common shares of the Company, and warrants to purchase a further 4,000,000 common shares of the Company at a price of \$0.28 per share for a period of one year from the date of issue of the subscription receipts.

Pursuant to the terms of the Transaction Agreement, the Company is incurring or reimbursing all of the obligations of CFC in respect of the Copper Flat project until closing. This funding has been characterized as a loan to CFC, repayable within six months of termination of the Transaction Agreement in the event that the Acquisition is not completed. The right to demand repayment on the loan is contingent on the termination of the transaction. On closing of the Acquisition, the Company will forgive any indebtedness owed by CFC to the Company and the amount will be allocated to the acquisition price.

The option payment due by CFC on March 31 of 2010 was funded by an advance by the Company, paid from existing cash and the funds received from Electrum's subscription receipts. In addition, the Company advanced CFC certain funds to continue operations also pursuant to the terms of the Agreement. The advances made and legal costs incurred in connection with the Transaction to September 30, 2010, have been as follows:

Nature of cost	Amount in US\$	Amount in Cad \$
Advance for payment of option	850,000	865,215
Advances for CFC expenses	1,293,173	1,432,724
Legal fees accrued for the transaction	-	119,591
Advance payments for the purchase of Copper Flat		2,417,530

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September 30, 2010

11. ADVANCE PAYMENTS FOR PURCHASE OF COPPER FLAT (cont'd.)

There can be no assurance that the Acquisition will be completed as proposed or at all. The Company's controlling shareholder, Marley Holdings Pty Ltd., which holds approximately 70% of the outstanding shares of the Company, has approved the Transaction.

In anticipation of the closing of the Acquisition, on June 15, 2010, the Company incorporated a wholly owned subsidiary in the state of New Mexico, USA, New Mexico Copper Corporation ("NMCC").

12. SUBSEQUENT EVENTS

- [a] The Company has made further advances to CFC amounting to approximately \$2,741,600 under the terms of the Transaction Agreement.
- [b] Pursuant to the terms of the Transaction Agreement, management continues to actively work towards completion of the closing requirements and conditions.
 - On July 8, 2010, the Company filed a NI 43-101 Preliminary Assessment on the Copper Flat property.
 - The US\$ 1,850,000 option payment due on the Copper Flat property as at August 14, 2010 was paid on November 17, 2010.
- [c] The proposed financing with D&D Securities Inc. ("D&D) originally announced on August 3, 2010 did not take place, as no funds were raised, and the Company announced the expiry of the exclusive engagement of D&D on November 3, 2010.
- [d] On November 8, 2010, the Company announced that a company controlled by director Kevin Maloney, has agreed to directly or through affiliated company Tulla Resources Group Pty Ltd., provide THEMAC with the financing necessary to complete the proposed acquisition of the Copper Flat project (the "Transaction"). Marley has agreed to purchase 40,000,000 units of the Company, each unit consisting of one common share and one common share purchase warrant, at \$0.255 per unit, for total proceeds to the Company of \$10,200,000 (the "Financing"). Each warrant will entitle the holder to purchase a further common share for a period of five years from closing, at a price of \$0.34 per common share. The Company has received a total of \$3,555,713, of which \$150,000 were received prior to September 30, 2010.

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