

### SILVER MOUNTAIN RESOURCES INC.

## CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

THREE AND NINE MONTHS ENDED SEPTEMBER 30, 2022 AND 2021

(EXPRESSED IN UNITED STATES DOLLARS)
(UNAUDITED)

### Silver Mountain Resources Inc. Condensed Interim Consolidated Statements of Financial Position (Expressed in United States Dollars) (Unaudited)

	Se	As at eptember 30, 2022	As at December 31, 2021		
ASSETS					
Current assets Cash and cash equivalents Restricted cash (Note 4) Amounts receivable and other assets Deferred share issue costs	\$	12,756,151 231,272 121,984 -	\$	6,990,383 - 40,054 393,370	
Non-current assets Property, plant, and equipment (Note 5) Exploration and evaluation costs (Note 6) Tax credits (Note 7)		13,109,407 462,344 12,570,426 1,571,081		7,423,807 474,506 8,290,830 713,791	
Total assets	\$	27,713,258	\$	16,902,934	
Current liabilities Amounts payable and other payables (Note 8) Loan payable (Note 9)	\$	1,850,638 -	\$	720,547 1,279,713	
Non-current liabilities Loan payable (Note 9) Warrant liabilities (Note 10)		1,850,638 - 675,427		2,000,260 1,137,652 -	
Total liabilities		2,526,065		3,137,912	
Shareholders' equity Share capital (Note 11) Contributed surplus (Note 12) Deficit		34,286,247 593,157 (9,692,211)		18,301,457 113,995 (4,650,430)	
Total shareholders' equity		25,187,193		13,765,022	
Total liabilities and shareholders' equity	\$	27,713,258	\$	16,902,934	

Nature and continuance of operations (Note 1)

Condensed Interim Consolidated Statements of Net and Comprehensive Loss (Expressed in United States Dollars) (Unaudited)

		Three Mo Septer 2022				Nine Mor Septer 2022	 
Operating expenses							
General and administrative (Note 15)	\$	1,405,961	\$	429,051	\$	5,437,905	\$ 805,279
Share-based compensation (Note 12)		183,408		14,114		479,162	14,114
Operating loss before the following items		(1,589,369)		(443,165)		(5,917,067)	(819,393)
Financial expenses		(4,524)		(764)		(536,882)	(280,161)
Foreign exchange loss		(773,932)		(117,309)		(959,740)	(129,253)
Realized gain on disposal of property, plant, and equipment		-		-		4,452	-
Unrealized gain on revaluation of warrant							
liabilities (Note 10)		868,407		-		2,367,456	-
Net and comprehensive loss for the period	\$	(1,499,418)	\$	(561,238)	\$	(5,041,781)	\$ (1,228,807)
Basic and diluted loss per share	\$	(0.01)	\$	(0.01)	\$	(0.03)	\$ (0.01)
Weighted average number of common shares outstanding - basic and diluted	,	186,419,860	1	09,726,030	1	180,025,355	92,458,890

#### Silver Mountain Resources Inc. Condensed Interim Consolidated Statements of Cash Flows (Expressed in United States Dollars) (Unaudited)

	Nine Month Septeml 2022	
	2022	2021
Operating activities		
Net loss for the period	\$ (5,041,781)	\$ (1,228,807)
Items not affecting cash		
Depreciation	141,235	137,985
Realized gain on disposal of property, plant, and equipment Unrealized gain on revaluation of warrant liabilities	(4,452) (2,367,456)	-
Currency translation effect on revaluation of warrant liabilities	(84,595)	-
Warrant liability issuance costs	308,844	_
Accretion on Trafigura loan payable	519,099	208,961
Interest accrued on Trafigura loan	7,564	70,174
Share-based compensation	479,162	14,114
Changes in non-cash working capital items:	(000 000)	04.000
Amounts receivable and other assets	(939,220)	21,920
Amounts payable and other liabilities	(47,026)	20,396
Net cash and cash equivalents used in operating activities	(7,028,626)	(755,257)
Investing activities		
Exploration and evaluation cost additions	(3,036,396)	(615,652)
Purchase of mining concessions	(61,539)	-
Purchase of property, plant, and equipment Proceeds from disposal of property, plant, and equipment	(141,165) 12,000	-
Restricted cash	(231,272)	_
	•	(045.050)
Net cash and cash equivalents used in investing activities	(3,458,372)	(615,652)
Financing activities		
Proceeds from issuance of shares in IPO, net of costs	19,196,794	-
Repayment of Trafigura loan	(2,944,028)	(482,349)
Cash acquired in RTO Transaction (Note 3)	•	9,523,628
Cash advanced before the RTO Transaction (Note 3)	-	500,000
Net cash and cash equivalents provided by financing activities	16,252,766	9,541,279
	5 <b>-</b> 05 <b>-</b> 00	0.470.070
Net change in cash and cash equivalents	5,765,768	8,170,370
Cash and cash equivalents, beginning of period	6,990,383	203,610
Cash and cash equivalents, end of period	\$ 12,756,151	8,373,980
Composition of cash and cash equivalents:	¢ 10 coc 0c7 d	£ 6000 000
Cash Cash equivalents	\$ 12,686,967	-,,
Casif equivalents	69,184	1,535,942
	\$ 12,756,151	8,373,980
Non-cash investing items not included in cash flows:		
Exploration and evaluation costs accrued	\$ 1,177,117	-
Depreciation capitalized to exploration and evaluation costs	\$ 4,544	5 -

The accompanying notes are an integral part of these unaudited condensed interim consolidated financial statements.

Silver Mountain Resources Inc.
Condensed Interim Consolidated Statements of Changes in Shareholders' Equity
(Expressed in United States Dollars) (Unaudited)

	Share	Capital			
	Number	Amount	Contributed Surplus	Deficit	Total
Balance, December 31, 2020 Share adjustment for RTO (Note 3)	<b>267,024,510</b> (192,024,620)	\$ 8,379,239 -	\$ - -	\$ (2,507,270) -	\$ 5,871,969 -
Shareholders' equity after RTO adjustment (Note 3) Shares issued in RTO Transaction, net of costs (Note 3)	74,999,890 58,519,970	8,379,239 9,922,218	-	(2,507,270)	5,871,969 9,922,218
Share based compensation (Note 12)  Net loss for the period	-	<u>-</u>	14,114	(1,228,807)	14,114 (1,228,807)
Balance, September 30, 2021	133,519,860	18,301,457	14,114	(3,736,077)	14,579,494
Balance, December 31, 2021	133,519,860	18,301,457	113,995	(4,650,430)	13,765,022
Share issued in IPO, net of costs Share based compensation (Note 12) Net loss for the period	52,900,000 - -	15,984,790 - -	- 479,162 -	- - (5,041,781)	15,984,790 479,162 (5,041,781)
Balance, September 30, 2022	186,419,860	\$ 34,286,247	\$ 593,157	\$ (9,692,211)	\$ 25,187,193

Notes to the Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2022 (Expressed in United States Dollars) (Unaudited)

#### 1. Nature and continuance of operations

Silver Mountain Resources Inc. (the "Company" or "AGMR") is incorporated under the Business Corporation Act (Ontario). The Company is primarily in the business of acquiring, exploring, and developing mines and mineral deposits; with the specific focus to develop the Castrovirreyna Project in Huancavelica, Peru. The address of the Company's corporate office and principal place of business is 82 Richmond Street East Toronto, Ontario, M5C 1P1. The common shares of the Company commenced trading on the TSX Venture Exchange (the "TSXV") on February 2, 2022 under the symbol "AGMR", on the OTCQB Venture Market on June 16, 2022 under the symbol "AGMRF", and on the Lima Stock Exchange on July 18, 2022 under the symbol "AGMR". The 26,450,000 warrants issued at the time of the Initial Public Offering, commenced trading on the TSXV on March 11, 2022 under the symbol "AGMR.WT".

These condensed interim consolidated financial statements have been prepared under the assumptions of a going concern, which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business. The Company has incurred losses from inception and does not currently have the financial resources to maintain its operations indefinitely. The Company's continuation as a going concern is dependent upon the successful results from its exploration activities and its ability to attain profitable operations and generate funds from these operations and/or raise equity capital or borrowings sufficient to meet current and future obligations.

Failure to arrange adequate financing on acceptable terms and/or achieve profitability may have an adverse effect on the financial position, results of operations, cash flows and prospects of the Company. These condensed interim consolidated financial statements do not include any adjustments relating to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue as a going concern.

These condensed interim consolidated financial statements of the Company for the three and nine months ended September 30, 2022 were approved and authorized for issue by the Board of Directors on November 23, 2022.

#### 2. Significant accounting policies and basis of presentation

#### (a) Statement of compliance

These condensed interim consolidated financial statements, including comparatives, have been prepared in accordance with International Accounting Standard 34 "Interim Financial Reporting" ("IAS 34") using accounting policies consistent with the International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board ("IASB") and Interpretations of the IFRS Interpretations Committee.

The same accounting policies and methods of computation are followed in these condensed interim consolidated financial statements as compared with the most recent annual consolidated financial statements as at and for the year ended December 31, 2021.

#### (b) Basis of preparation

These condensed interim consolidated financial statements have been prepared on an accrual basis, except for cash flow information and are based on historical costs, modified where applicable for financial instruments measured at fair value. These financial statements are presented in U.S. dollars, which is the functional currency of the Company and its subsidiary.

Notes to the Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2022 (Expressed in United States Dollars) (Unaudited)

#### 2. Significant accounting policies and basis of presentation (continued)

#### (c) Basis of consolidation

These condensed interim consolidated financial statements include the accounts of the Company and its 99.99%- owned subsidiary, Sociedad Minera Reliquias S.A.C. ("AGMR Peru"), which was acquired on May 7, 2021 in conjunction with the RTO Transaction (Note 3). Pursuant to Peruvian General Corporate Law requirements that a Peruvian company have more than one shareholder, in September 2021, the Company issued 10 common shares in SMR Peru for PEN 1.00 to a shareholder of the Company. Because this non-controlling interest in AGMR Peru is not material, it has not been recorded in the Company's condensed interim consolidated financial statements.

Inter-company balances and transactions, including unrealized income and expenses arising from inter-company transactions, are eliminated on consolidation.

#### (d) New standards, interpretations and amendments not yet effective

The Company decided to adopt at the time of its effectiveness and not adopt early the accounting standards and interpretations issued by the IASB, and that will be effective as of January 1, 2023, or later.

The standards and amendments to IFRS that have been issued up to the date of issue of the consolidated financial statements and that apply to the Company, but are not yet in force, are described below. The impact that its initial application will have on the consolidated financial statements is unknown since its amount cannot be reasonably estimated. The Company intends to adopt these new and modified standards and interpretations, if applicable when they become effective.

#### Amendments to IAS 1: Classification of liabilities as current or non-current

In January 2020, the IASB published amendments to paragraphs 69-76 of IAS 1 to specify the requirements for classifying liabilities as current or non-current. The amendments clarify:

- What is understood by the right to postpone liquidation;
- That there should be a right to defer at the end of the reporting period;
- That classification is not affected by the probability that an entity will exercise its deferral right; and
- That only if a derivative embedded in a convertible liability is itself an equity instrument, the terms of a liability would not affect its classification.

The amendments are effective for annual periods beginning on or after January 1, 2023, and must be applied retroactively.

#### (e) Warrant liability

The Company determined that the warrants issued in the IPO are free standing financial instruments, that are legally detachable and separately exercisable from the common stock included in the IPO. The Company also determined that the warrants required financial liability classification owing to the financial instruments having an exercise price denominated in a foreign currency which differs from the functional currency of the Company. In accordance with the accounting guidance, the outstanding warrants are recognized as a warrant liability on the balance sheet and are measured at their inception date fair value and subsequently re-measured at each reporting period with changes being recorded as a component of other income in the statement of operations. Initially, the fair value of the warrant liability was measured using the Black-Scholes methodology and subsequently valued at its trading market price.

Notes to the Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2022 (Expressed in United States Dollars) (Unaudited)

#### 3. Reverse takeover

On May 7, 2021, there was an RTO Transaction between Sociedad Minera Reliquias SAC ("AGMR Peru") and AGMR. In connection with the completion of the RTO Transaction, AGMR acquired all the issued and outstanding shares of AGMR Peru in exchange for 74,999,890 shares of the Company. In substance, the transaction involves AGMR Peru shareholders obtaining control of AGMR; accordingly, the transaction is considered to be a reverse acquisition transaction in which AGMR Peru is identified as the accounting acquirer.

At the time of the transaction, AGMR was a non-operating entity and did not meet the definition of a business under IFRS 3 - Business Combinations, the acquisition was accounted for as a purchase of AGMR's net assets. The consideration paid was determined as an equity-settled share-based payments under IFRS 2, at the fair value of the net assets received at the date of closing. IFRS 2 requires the shares issued for the acquisition of the net assets of AGMR to be measured at the fair value of the net assets unless the fair value cannot be reliably estimated.

As AGMR Peru was deemed to be the acquirer for accounting purposes, the Company's condensed interim consolidated financial statements present the historical financial information of AGMR Peru to the date of the RTO Transaction and are presented as a continuation of AGMR Peru.

The following represent the fair value allocation to identifiable net assets acquired.

#### Consideration

Fair value of 58,519,970 common shares of AGMR (1)	\$ 9,922,218
Net assets acquired	
Cash	\$ 9,523,628
Cash advanced before RTO Transaction	500,000
Accounts payable and accrued liabilities	(101,410)
	\$ 9,922,218

<sup>(1)</sup> The common shares issued were valued based on the fair value of net assets acquired.

Before the RTO Transaction, AGMR closed a private placement of 33,333,330 units at a price of \$0.30 for gross proceeds of \$9,999,999. Each unit was comprised of one common share and one-half of one common share purchase warrant. Each warrant will be exercisable to acquire one common share at an exercise price of \$0.90 per share for a period of 36 months from the closing.

In connection with the private placement, the AGMR issued 186,640 compensation units and incurred professional costs of \$91,784. Each unit is comprised of one common share and one-half of one common share purchase warrant. The warrants have the same terms as those of the private placement.

Using the residual value method, management determined that all of the proceeds received related to the common share component of the units issued. As such, \$nil was allocated to the 16,759,870 warrants included in the units issued.

Notes to the Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2022 (Expressed in United States Dollars) (Unaudited)

#### 4. Restricted cash

Restricted cash account of \$231,272 (PEN 920,000) (December 31, 2021 - \$nil) which has been pledged through a guaranty on behalf of the Peruvian Ministry of Mines ("MINEM") to lift the temporary "Mine Under Suspension" status of AGMR Peru while the Mine Closure Plan (which the MINEM is currently reviewing) is approved. The cash deposit will be returned to AGMR Peru's operating accounts following the approval of the Mine Closure Plan.

#### 5. Property, plant, and equipment

Cost	Land	Building d facilities	e	Mining quipment		Office quipment d furniture	Leased quipment	Total
Balance, December 31, 2020 Additions	\$ 36,041 -	\$ 151,544 -	\$	<b>776,039</b> 13,300	\$	<b>36,310</b> 10,101	\$ 28,305 -	\$ <b>1,028,239</b> 23,401
Balance, December 31, 2021 Additions Disposals	36,041 - -	151,544 - -		<b>789,339</b> 30,348 -		<b>46,411</b> 110,817 -	<b>28,305</b> - (28,305)	<b>1,051,640</b> 141,165 (28,305)
Balance, September 30, 2022	\$ 36,041	\$ 151,544	\$	819,687	\$	157,228	\$ -	\$ 1,164,500
Accumulated depreciation								
Balance, December 31, 2020 Depreciation expense	\$ -	\$ <b>18,274</b> 16,609	\$	<b>350,075</b> 155,650	\$	<b>11,087</b> 6,569	\$ <b>13,209</b> 5,661	\$ <b>392,645</b> 184,489
Balance, December 31, 2021 Depreciation expense Disposals	- - -	<b>34,883</b> 12,457		<b>505,725</b> 118,826		<b>17,656</b> 12,609	<b>18,870</b> 1,887 (20,757)	<b>577,134</b> 145,779 (20,757)
Balance, September 30, 2022	\$ -	\$ 47,340	\$	624,551	\$	30,265	\$ -	\$ 702,156
Carrying value								
Balance, December 31, 2021	\$ 36,041	\$ 116,661	\$	283,614	\$	28,755	\$ 9,435	\$ 474,506
Balance, September 30, 2022	\$ 36,041	\$ 104,204	\$	195,136	\$	126,963	\$ -	\$ 462,344
Depreciation Rates	-	5% - 20%		20%	1	10%	25%	_

#### 6. Exploration and evaluation costs

In 2018, the AGMR Peru acquired certain liquidated assets from Corporación Minera Castrovirreyna ("CMC") that comprised the Castrovirreyna Project ("the Project"). The Project is located near the town of Castrovirreyna, department of Huancavelica, province of Castrovirreyna, Peru. The Project includes mine infrastructure that supported the Reliquias and Caudalosa Grande underground operations, which were operated by CMC from 2005–2015. In that same year, AGMR Peru acquired the Project for \$7,160,000 and as consideration for the acquisition, the Company entered into a loan arrangement with Trafigura Pte. Ltd. ("Trafigura"), a creditor of CMC at the time of its liquidation.

The acquisition of the project included the Reliquias and Caudalosa Grande underground mines and associated infrastructure, the Jose Picasso Perata processing plant and a tailings storage facility. AGMR owns 100% of its concessions which are currently held in the name of its subsidiary, AGMR Peru.

The loan arrangement and the acquisition fair value of the committed future cash flows under the Trafigura loan arrangement are outlined in Note 9. This acquisition date fair value was allocated based on the relative fair values of the acquired mining concessions and mining property plant and equipment.

**Notes to the Condensed Interim Consolidated Financial Statements** Three and Nine Months Ended September 30, 2022 (Expressed in United States Dollars) (Unaudited)

#### 6. **Exploration and evaluation costs (continued)**

AGMR has total mining concession rights of 35,259 hectares ("ha") and 296 mining concession rights. The total concessions are divided among the Castrovirreyna Project mining concessions with mineralization potential in Reliquias (16,772 ha | 218 Mining Concessions) and Dorita (16,778 ha | 64 Mining Concessions), the plants and tailings associated to the Castrovirreyna Project (139 ha | 3 Mining Concessions), El Milagro area (1,500 ha | 4 Mining Concession), and other concessions with mineralization potential (70 ha | 7 Mining Concessions).

#### Reliquias

After the acquisition of the Project, AGMR Peru has conducted exploration work that consisted of geological mapping. rock chip and soil sampling, induced polarization geophysical surveys and a reconstruction of historical geological data. Geological evaluation also included preliminary non-compliant mineral resource assessments for the historic Reliquias and Caudalosa Grande underground mines. Furthermore, the Company is also working to obtain the required permits to expand exploration in brownfield areas in the surface of Reliquias. On April 2022, AGMR commenced drilling exploration activities and underground refurbishment of galleries in its Reliquias Underground Mine, to convert the current historical resources and to expand the Company's knowledge of the Reliquias Underground Mine.

#### **Dorita**

At the Dorita block of properties, exploration work consisted of geological mapping, rock and soil sampling, induced polarization and magnetic geophysical surveys. The Dorita block of properties includes mining concessions that contain historic small scale underground operations in veins with polymetallic ore. These concessions were previously exploited when they were under the ownership of CMC; however, these operations were suspended in the late 1980s. To date, the Company has conducted surface channel sampling activities in the area. AGMR is also working to obtain the required permits to expand its exploration activities in this area.

	As at \$	As at September 30, 2022			December 31,	2021
	Acquisition Costs	Exploration Costs	Total	Acquisition Costs	Exploration Costs	Total
Brownfield - Reliquias Greenfield - Dorita Other	\$ 2,673,900 1,384,500 385,849	\$ 5,834,714 2,030,771 260,692	\$ 8,508,614 3,415,271 646,541	\$ 2,664,405 1,335,581 382,724	\$ 2,492,239 1,224,401 191,480	\$ 5,156,644 2,559,982 574,204
	\$ 4,444,249	\$ 8,126,177	\$12,570,426	\$ 4,382,710	\$ 3,908,120	\$ 8,290,830

	 ownfield - Reliquias	(	Greenfield - Dorita	Other	Total
Balance, December 31, 2021	\$ 5,156,644	\$	2,559,982	\$ 574,204	\$ 8,290,830
Exploration costs					
Drilling	1,378,715		-	-	1,378,715
Mine rehabilitation	710,776		-	-	710,776
General on-site expenses	470,586		187,623	27,899	686,108
Geological mapping, sampling & logging	134,404		286,159	-	420,563
Right of use	227,866		136,876	41,313	406,055
Salaries and benefits (Note 14)	239,927		129,191	-	369,118
Topography	127,179		42,393	-	169,572
Complementary environmental services	42,882		14,294	-	57,176
Microscopy, petrographic & other	10,140		9,834	-	19,974
	3,342,475		806,370	69,212	4,218,057
Acquisition costs					
Mining rights	9,495		48,919	3,125	61,539
Balance, September 30, 2022	\$ 8,508,614	\$	3,415,271	\$ 646,541	\$ 12,570,426

Notes to the Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2022 (Expressed in United States Dollars) (Unaudited)

#### 7. Tax credits

As of September 30, 2022, the Company maintains in its non-current assets a tax credit for general sales tax (IGV, Impuesto General a las Ventas, in Spanish) of \$1,571,081 (December 31, 2021 - \$713,791), that will be applied to the IGV generated by local sales. If sales are exported, the Company has the right to request the refund of the value- added tax as a Balance in Favor Matter of Benefit of the Exporter with a limit of 18 percent of the exported freight on board value. According to Peruvian Tax Legislation, IGV does not have an expiration date.

#### 8. Amounts payable and other payables

	Se	As at ptember 30, 2022	Dec	As at cember 31, 2021
Trade accounts payable	\$	1,373,212	\$	154,800
Taxes payable		29,387		10,875
Accrued liabilities		308,693		536,953
Other amounts payable		139,346		17,919
	\$	1,850,638	\$	720,547

#### 9. Loan payable

As of the date of these financial statements, AGMR does not have any outstanding loans.

On May 6, 2018, AGMR Peru and Trafigura Pte Ltd ("Trafigura") signed a contract for the assignment of credit rights in the amount of \$7,160,000 for the acquisition of assets (property, plant, and equipment (Note 5), and mining concessions (Note 6)) from CMC in liquidation.

AGMR Peru made an initial payment of \$2,620,000 and the remaining balance was to be paid in 36 monthly installments totaling \$3,380,000, with a single final payment of \$1,160,000. This loan bore interest at the 3-month Libor rate + 2.25% per annum. The final payment of \$1,160,000 was to be forgiven as long as AGMR Peru made the initial payment of \$2,620,000 and the 36 monthly installments. The 36 monthly installment payments were to commence in the month following the month in which the "José Picasso Perata" concentrator plant attained a minimum average monthly treatment rate of 1000 tpd. If this rate was not attained by January 1, 2020, the payment period was to commence in October 2020.

On November 2, 2019, when AGMR Peru entered into an offtake agreement for the sale of concentrates with Trafigura, the Company and Trafigura signed an addendum to the foregoing loan agreement where Trafigura agreed to forgive the final payment of \$1,160,000 leaving a remaining loan balance of \$3,380,000. Additionally, the interest rate on the loan was increased to a 3-month Libor rate + 3% per annum.

On August 13, 2020, AGMR Peru and Trafigura entered into a second addendum where the parties agreed to extend the start of the 36 debt payments on the \$3,380,000 portion of the loan until October 1, 2021.

On June 1, 2021, AGMR Peru and Trafigura entered into a third addendum agreement whereby the parties agreed to an amended repayment schedule for the \$3,380,000 outstanding balance that consisted of the following payments:

- A payment of \$375,555 in equal monthly payments over a period of four months from June 2021 to September 2021, plus interest.
- A payment of \$3,004,444 in equal monthly payments over a period of 36 months from October 2021 to September 2024 plus interest.

Notes to the Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2022 (Expressed in United States Dollars) (Unaudited)

#### 9. Loan payable (continued)

The fair value of the loan upon inception was calculated as the discounted future contractual cash payments under the loan agreement using an effective interest rate of 20% per annum. The debt component was accreted systematically to its face value over the term of the loan by the recording of additional interest. The November 2, 2019 and August 13, 2020 amendments to the Trafigura loan arrangement were determined to be substantial modifications and therefore were accounted for as extinguishments. The June 1, 2021 amendment was determined not to be a substantial modification and therefore was not accounted for as an extinguishment.

The assets acquired under this loan arrangement maintain a negative pledge for \$6,000,000 in favor of Trafigura until the total repayment of the debt. As the debt was repaid in March 2022, the negative pledge was cancelled.

During the nine months ended September 30, 2022, the Company fully repaid the outstanding balance of its loan from Trafigura with a cash payment of \$2,920,988 for the principal payable and \$23,040 for the interest payable.

	Sep	As at tember 30, 2022	De	As at ecember 31, 2021
Principal payable – Trafigura – current portion Interest payable – Trafigura	\$	-	\$	1,232,758 46,955
Principal and interest payable – current portion Principal payable – Trafigura – long-term portion		-		1,279,713 1,137,652
	\$	-	\$	2,417,365

#### 10. Warrant liabilities

	Se	As at eptember 30, 2022	De	As at cember 31, 2021
Balance, beginning of period	\$	-	\$	-
Issuance of warrants (Note 11)		3,127,478		-
Unrealized gain on revaluation		(2,367,456)		-
Currency translation effect		(84,595)		-
Balance, end of period	\$	675,427	\$	-

The fair value of the warrants upon issuance was determined to be \$3,127,478 using the Black-Scholes option pricing model (Note 11). Upon commencement of the warrants trading on the TSXV on March 11, 2022, the trading value was used to determine the fair value estimate for subsequent periods. As of September 30, 2022, the warrants were trading at a price of C\$0.035. Of the \$2,060,336 of costs incurred in connection with the IPO, \$308,844 were allocated to the warrant liabilities and included in general and administrative expenses in the statement of net and comprehensive loss for the period.

#### 11. Share capital

#### a) Authorized share capital

The authorized share capital consists of an unlimited number of common shares.

Notes to the Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2022

(Expressed in United States Dollars) (Unaudited)

#### 11. Share capital (continued)

- b) Issued share capital
- (i) On November 15, 2021, the Company's Board of Directors approved a ten-for-one stock split of the Company's issued and outstanding common shares. Shareholders of record at the close of business on November 15, 2021 received nine additional common shares for every common share owned. All share data contained in these condensed interim consolidated financial statements and notes has been adjusted to reflect this share split retrospectively.
- (ii) On February 2, 2022, the Company closed the initial public offering (the "Offering") of 46,000,000 units of the Company (the "Units") at a price of \$0.39 (C\$0.50) per Unit (the "Offering Price"), for gross proceeds of \$18,142,400 (C\$23,000,000). The Company also issued an additional 6,900,000 Units at the Offering Price, for additional gross proceeds of \$2,721,360 (C\$3,450,000), in connection with the exercise in full of the over- allotment option.

Each Unit is comprised of one common share (a "Common Share") and one half of one common share purchase warrant of the Company (each whole warrant, a "Warrant"). Each Warrant is exercisable into one Common Share at a price of \$0.55 (C\$0.70) per Common Share and expires on February 2, 2024. The fair value of the Warrants upon issuance was determined to be \$3,127,478 using the Black-Scholes option pricing model with the following assumptions: stock price of \$0.37 (C\$0.47), dividend yield of 0%, expected volatility of 80%, risk free interest rate of 1.24% and expected life of 2 years.

These warrants are considered a derivative liability since the currency denomination of the exercise price (Canadian dollars) is different from the functional currency of the Company (US dollars). As a result, the fair value of the warrants is presented as a liability upon issuance date and any foreign exchange or change in the fair value of the warrants subsequent to their initial recognition is recorded in the statement of net and comprehensive loss.

The Company received net proceeds of \$18,803,424 (C\$23,862,460) net of underwriters' commissions of \$1,440,309 (C\$1,825,950) and other costs of \$620,027 (C\$761,590). \$393,370 (C\$499,553) of the share issuance costs incurred in 2021 that have been previously accounted for as deferred share issue costs were transferred to share issuance costs upon closing of the Offering.

(iii) See Reverse takeover Note 3.

#### 12. Stock options

On September 17, 2021, the Board of Directors of the Company approved the establishment of the Company's stock option plan relating to the Company's directors, officers, employees and consultants, and to reserve up to 10% of the common shares in the capital of the Company issued and outstanding from time to time for issuance thereunder.

The following table reflects the continuity of stock options for the periods ended September 30, 2022 and 2021:

	Number of stock options	Weighted avera exercise price		
Balance, December 31, 2020 and September 30, 2021	-	\$	-	
Balance, December 31, 2021	5,900,000	\$	0.30	
Granted (i)(ii)(iii)	3,630,000		0.39	
Forfeited	(660,000)	0.39		
Balance, September 30, 2022	8,870,000	\$	0.32	

Notes to the Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2022 (Expressed in United States Dollars) (Unaudited)

#### 12. Stock options (continued)

(i) On February 2, 2022, the Company granted stock options to certain directors and officers of the Company and its subsidiaries to purchase up to 1,419,000 common shares of the Company, exercisable at a price of \$0.39 (C\$0.50) per share and expiring on February 2, 2026. These options will vest over the span of three years, with 709,500 to be vested on the first anniversary of the date of grant, 354,750 to be vested on the second anniversary of the date of grant, and the remaining 354,750 to be vested on the third anniversary of the date of grant.

The fair value was determined to be \$344,970 using the Black-Scholes option pricing model with the following assumptions: stock price of \$0.36 (C\$0.455), dividend yield of 0%, expected volatility of 100%, risk free interest rate of 1.53% and expected life of 4 years.

(ii) On March 17, 2022, the Company granted stock options to certain consultants and advisors of the Company and its subsidiaries to purchase up to 891,000 common shares of the Company, exercisable at a price of \$0.40 (C\$0.50) per share and expiring on February 2, 2026. These options will vest over the span of three years, with 445,500 to be vested on the first anniversary of the date of grant, 222,750 to be vested on the second anniversary of the date of grant, and the remaining 222,750 to be vested on the third anniversary of the date of grant.

The fair value was determined to be \$171,999 using the Black-Scholes option pricing model with the following assumptions: stock price of \$0.30 (C\$0.38), dividend yield of 0%, expected volatility of 100%, risk free interest rate of 2.00% and expected life of 3.88 years.

(iii) On May 16, 2022 and June 28, 2022, the Company granted stock options to certain directors of the Company to purchase up to 1,320,000 common shares of the Company, exercisable at a price of \$0.39 (C\$0.50) per share, of which 1/2 expires on May 16, 2026 and the remaining 1/2 expiring on June 28, 2026. These options will vest over the span of three years, with 1/2 to be vested on the first anniversary of the date of grant, 1/4 to be vested on the second anniversary of the date of grant, and the remaining 1/4 to be vested on the third anniversary of the date of grant.

The fair value of 660,000 stock options granted on May 16, 2022 was determined to be \$81,269 using the Black-Scholes option pricing model with the following assumptions: stock price of \$0.20 (C\$0.26), dividend yield of 0%, expected volatility of 103.21%, risk free interest rate of 2.70% and expected life of 4 years.

The fair value of 660,000 stock options granted on June 28, 2022 was determined to be \$67,009 using the Black-Scholes option pricing model with the following assumptions: stock price of \$0.20 (C\$0.26), dividend yield of 0%, expected volatility of 92.06%, risk free interest rate of 3.20% and expected life of 4 years.

During the three and nine months ended September 30, 2022, the Company recorded share-based compensation expense of \$183,408 and \$479,162, respectively (three and nine months ended September 30, 2021 - \$14,114) related to stock options.

The following table reflects the actual stock options issued and outstanding as of September 30, 2022:

Expiry Date	Exercise Price	Remaining Contractual Life (years)	Number of Options Outstanding	Number of Options Vested (exercisable)	Number of Options Unvested		
April 30, 2025	\$0.30	2.58	5,900,000	2,950,000	2,950,000		
February 2, 2026	\$0.36	3.35	1,650,000	-	1,650,000		
May 16, 2026	\$0.36	3.63	660,000	-	660,000		
June 28, 2026	\$0.36	3.75	660,000	-	660,000		
	\$0.32	2.89	8,870,000	2,950,000	5,920,000		

**Notes to the Condensed Interim Consolidated Financial Statements** 

Three and Nine Months Ended September 30, 2022

(Expressed in United States Dollars) (Unaudited)

#### 13. Warrants

The following table reflects the continuity of warrants for the periods ended September 30, 2022 and 2021:

	Number of warrants	Weighted average exercise price			
Balance, December 31, 2020 and September 30, 2021	-	\$	-		
Balance, December 31, 2021	16,759,870	\$	0.90		
Granted in the Offering (Note 11(b)(ii))	26,450,000		0.55		
Balance, September 30, 2022	43,209,870	\$	0.66		

The following table reflects the actual warrants issued and outstanding as of September 30, 2022:

Number of Warrants	Exercise Price	Expiry Date
26,450,000	\$ 0.51	February 2, 2024
16,759,870	\$ 0.90	April 15, 2024
43,209,870	\$ 0.66	

#### 14. Related party transactions

Parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control. Related parties include key management personnel and may be individuals or corporate entities. A transaction is considered to be a related party transaction when there is a transfer of resources or obligations between related parties. Related party transactions are recorded at the exchange amount, being the amount agreed to between the related parties.

Key management personnel are those persons having authority and responsibility for planning, directing, and controlling the activities of the Company, directly or indirectly. Key management personnel include the Company's executive officers and members of the Board of Directors.

Remuneration of key management personnel of the Company was as follows:

	Three Months Ended September 30,			Nine Months Ended September 30,			
	2022		2021		2022		2021
Management salaries (i)	\$ 148,230	\$	125,711	\$	529,422	\$	153,836
Director fees (ii)	55,500		-		151,364		-
Share-based compensation (Note 12)	134,968		12,535		365,242		12,535
	\$ 338,698	\$	138,246	\$	1,046,028	\$	166,371

- (i) During the three and nine months ended September 30, 2022, \$111,529 and \$411,626, respectively (three and nine months ended September 30, 2021 \$89,128 and \$117,253, respectively) was expensed as salaries and benefits, and \$36,701 and \$117,796, respectively (three and nine months ended September 30, 2021 \$36,583) was capitalized as exploration and evaluation costs.
- (ii) During the three and nine months ended September 30, 2022, \$55,500 and \$151,364, respectively (three and nine months ended September 30, 2021 \$nil) was expensed as salaries and benefits.

# Silver Mountain Resources Inc. Notes to the Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2022 (Expressed in United States Dollars) (Unaudited)

#### 15. General and administrative

	Three Months Ended September 30, 2022 2021			Nine Months Ended September 30, 2022 2021			
Administrative expenses	\$	126,679	\$	15,682	\$ 527,837	\$	72,935
Advertising and marketing		9,212		-	814,063		-
Contractor fees		189,683		35,703	679,293		93,431
Depreciation (Note 5)		46,743		47,294	141,235		137,985
Environmental fees		92,274		16,904	157,660		60,528
Equipment rental		48,219		2,631	116,033		18,206
Filing and listing fees		53,904		-	324,026		-
Insurance		148,023		2,382	265,688		3,490
Meals and entertainment		49,529		7,555	105,360		21,023
Operational expenses		134,988		44,295	248,889		83,374
Professional fees		129,299		80,556	915,579		109,838
Salaries and benefits (Note 14)		324,847		166,714	1,041,958		191,329
Travel expenses		52,561		9,335	100,284		13,140
	\$	1,405,961	\$	429,051	\$ 5,437,905	\$	805,279

#### 16. Segmented information

The Company operates in one reportable operating segment, being mineral exploration in Peru. The Company has an administrative office in Toronto, Canada.

#### 17. Contingencies

The Company's exploration activities are subject to government laws and regulations, including tax laws and laws and regulations governing the protection of the environment. The Company believes that its operations comply in all material respects with all applicable past and present laws and regulations.

The Company records provisions for any identified obligations, based on management's estimate at the time. Such estimates are, however, subject to changes in laws and regulations. The Company records the fair value of estimated costs of legal and constructive obligations required to restore operating locations in the period in which the obligation is incurred. The nature of these restoration activities includes dismantling and removing structures, rehabilitating mines and tailings dams, dismantling operating facilities, closure of plant and waste sites, and restoration, reclamation, and revegetation of affected areas.

The estimated fair value of a liability, and corresponding increase in the related property, is reported in the year in which it is incurred and when a reasonable estimate of fair value can be made. The fair value is the amount at which that liability could be settled in a current transaction between willing parties, that is, other than in a forced or liquidation transaction and, in the absence of observable market transactions, is determined as the present value of expected cash flows. The Company subsequently allocates the cost to expense using a systematic and rational method over its useful life and records the accretion of the liability as a charge to the consolidated statements of net and comprehensive loss.

As the Company has not commenced any mining operations and is currently waiting for the approval of its Mine Closure Plan by the Peruvian mining authorities, no provision for decommissioning has been recognized in these consolidated financial statements. Upon approval of the Company's Mine Closure Plan, a provision for decommissioning will be recognized.