

UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2018 AND 2017

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CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

(UNAUDITED) AS AT

(expressed in Canadian dollars)	Notes	June 30, 2018	December 31, 2017
ASSETS			
Current assets			
Cash and cash equivalents		\$ 4,339,970	\$ 10,784,319
Advances made on options to acquire mineral interests	6	54,363	681,561
Other receivables and prepaid expenses	6	195,249	255,170
		4,589,582	11,721,050
Assets held for sale	5	1,172,009	-
Total current assets		\$ 5,761,591	\$ 11,721,050
Non-current assets			
Exploration and evaluation assets	7	\$ 2,716,685	\$ 3,491,369
Options to acquire mineral interests	7	8,465,612	3,117,192
Furniture, leasehold improvements and equipment		53,173	11,668
Total non-current assets		\$ 11,235,470	\$ 6,620,229
TOTAL ASSETS		\$ 16,997,061	\$ 18,341,279
LIABILITIES			
Current liabilities			
Accounts payable and accrued liabilities		\$ 666,218	\$ 1,117,933
Total current liabilities		\$ 666,218	\$ 1,117,933
Equity			
Shareholders' equity		\$ 16,339,186	\$ 17,223,346
Non-controlling interest		(8,343)	-
Total equity		\$ 16,330,843	\$ 17,223,346
TOTAL LIABILITIES AND EQUITY		\$ 16,997,061	\$ 18,341,279

Commitments (Note 12)

Subsequent events (Note 13)

On behalf of the Board (Approved on August 24, 2018)

/s/ "Christian Kargl-Simard"

/s/ "Paul Sweeney"

Christian Kargl-Simard, Director

Paul Sweeney, Director



CONDENSED CONSOLIDATED STATEMENTS OF LOSS

(expressed in Canadian dollars,		For the three r		For the six months ended June 30,					
except per share amounts)	Notes	2018	2017	2018	2018				
Expenses and other income									
General and administrative	8	\$ 541,173	\$ 362,583	\$ 1,106,224	\$	1,083,867			
Share-based compensation	9	156,824	148,473	346,463		233,314			
Generative exploration		13,009	-	125,798		6,865			
Exploration and evaluation assets abandoned or impaired	7	-	-	161,072		-			
Depreciation		8,304	799	13,494		1,598			
Foreign exchange loss (gain)		(113,517)	808	(467,005)		2,327			
Interest income		(19,690)	-	(44,580)		-			
		\$ 586,103	\$ 512,663	\$ 1,241,466	\$	1,327,971			
Loss before income taxes		(586,103)	(512,663)	(1,241,466)		(1,327,971)			
Income tax expense		-	-	-		-			
Net loss		\$ (586,103)	\$ (512,663)	\$ (1,241,466)	\$	(1,327,971)			
Net loss attributable to:									
Common shareholders		(579,833)	(512,663)	(1,235,028)		(1,327,971)			
Non-controlling interest		(6,270)	-	(6,438)		-			
		\$ (586,103)	\$ (512,663)	\$ (1,241,466)	\$	(1,327,971)			
Net loss per share				•					
Basic and diluted		\$ (0.01)	\$ (0.01)	\$ (0.02)	\$	(0.03)			
Weighted average number of									
shares									
Basic and diluted		56,933,652	45,570,015	56,933,652		44,244,048			



CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE LOSS

		For t	he three ı June	For the six months ended June 30,					
(expressed in Canadian dollars)	Notes				2018		2017		
Net loss	:	\$	(586,103)	\$ (512,663)	\$ (1,241,466)	\$	(1,327,971)		
Other comprehensive gain (loss), net									
of tax									
To be reclassified subsequently to									
profit or loss:			2 104	2 114	4 275		2 717		
Foreign currency translation adjustment on foreign operations			2,194	3,114	4,375		3,717		
Total comprehensive loss		\$	(583,909)	\$ (509,549)	\$ (1,237,091)	\$	(1,324,254)		
Net loss attributable to:									
Common shareholders		((577,641)	(509,549)	(1,230,623)		(1,324,254)		
Non-controlling interest			(6,268)	-	(6,468)		-		
		\$	(583,909)	\$ (509,549)	\$ (1,237,091)	\$	(1,324,254)		



CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(expressed in Canadian dollars)	Notes		For the six month 2018	ed June 30, 2017	
Operating activities					
Net loss		\$	(1,241,466)	\$	(1,327,971)
Adjustments for non-cash and non-operating activities:		·	,,,,,,	·	, , , ,
Depreciation			13,494		1,598
Share-based compensation	9		346,463		233,314
Generative exploration			125,798		6,865
Exploration and evaluation assets abandoned or impaired	7		161,072		-
Unrealized exchange gain			(467,444)		-
		\$	(1,062,083)	\$	(1,086,195)
Changes in non-cash operating working capital:					
Other receivables and prepaid expenses			59,006		80,677
Accounts payable and accrued liabilities			(742,888)		(452,434)
		\$	(683,882)	\$	(371,757)
Cash used in operating activities		\$	(1,745,965)	\$	(1,457,952)
Investing activities					
Generative exploration			(125,798)		(6,865)
Exploration and evaluation assets, net of recoveries			(311,152)		(902,497)
Acquisition of furniture, leasehold improvements and			(46.626)		(6,391)
equipment			(46,636)		(0,331)
Options to acquire mineral interests			(4,384,251)		-
Investment in subsidiary			1,032		-
Cash used in investing activities – continuing operations		\$	(4,866,805)	\$	(915,753)
Cash from investing activities – discontinued operations		\$	62,218		
Financing activities					
Net proceeds from issuance of shares			-		2,203,446
Cash provided by financing activities		\$	-	\$	2,203,446
Net increase (decrease) in cash			(6,550,552)		(170,259)
Effect of foreign exchange on cash and cash equivalents			106,203		3,717
Cash, beginning of period			10,784,319		7,934,425
Cash and cash equivalents, end of period		\$	4,339,970	\$	7,767,883
Cash and cash equivalents consist of:					
Deposits with banks			4,238,919		7,667,883
Short term deposits			101,051		100,000
Cash and cash equivalents, end of period		\$	4,339,970	\$	7,767,883



CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

(expressed in Canadian dollars, except share amounts)	Notes	Commo Number	n Shares Amount	Contributed Surplus	Warrants	Accumulated Other Comprehensive Loss	Retained Deficit	Total Shareholders' Equity	Non- controlling Interest	Total Equity
Balance, January 31, 2017		39,570,015	\$ 9,011,385	\$ 6,852	\$ -	\$ 79	\$ (302,289)	\$ 8,716,027	\$ -	\$ 8,716,027
Shares issued under offering		6,000,000	3,000,000	-	-	-	-	3,000,000	-	3,000,000
Share issuance costs		-	(796,555)	-	-	-	-	(796,555)	-	(796,555)
Brokers' warrants		-	(42,772)	-	42,772	-	-	-	-	-
Share-based compensation	9	-	-	233,314	-	-	-	233,314	-	233,314
Net loss and comprehensive loss		-	-	-	-	3,717	(1,327,971)	(1,324,254)	-	(1,324,254)
Balance, June 30, 2017		45,570,015	11,172,058	240,166	42,772	3,796	(1,630,260)	9,828,532	-	9,828,532
Shares issued under private placement		11,363,637	10,000,001	-	-	-	-	10,000,001	-	10,000,001
Share issuance costs		-	(488,159)	-	-	-	-	(488,159)	-	(488,159)
Brokers' warrants		-	(40,893)	-	40,893	-	-	-	-	-
Share-based compensation		-	-	373,680	-	-	-	373,680	-	373,680
Net loss and comprehensive loss		-	-	-	-	8,121	(2,498,829)	(2,490,708)	-	(2,490,708)
Balance, December 31, 2017		56,933,652	\$ 20,643,007	\$ 613,846	\$ 83,665	\$ 11,917	\$ (4,129,089)	\$ 17,223,346	\$ -	\$ 17,223,346
Share-based compensation	9	-	-	346,463	-	-	_	346,463	-	346,463
Acquisition of Dos Gemas	4	-	-	-	-	-	-	-	(1,875)	(1,875)
Net loss		-	-	-	-	-	(1,235,028)	(1,235,028)	(6,438)	(1,241,466)
Other comprehensive loss				-		4,405	-	4,405	(30)	4,375
Balance, June 30, 2018		56,933,652	\$ 20,643,007	\$ 960,309	\$ 83,665	\$ 16,322	\$ (5,364,117)	\$ 16,339,186	\$ (8,343)	\$ 16,330,843



(Tabular amounts in Canadian dollars, except per share amounts)

1. NATURE OF OPERATIONS AND CORPORATE INFORMATION

Adventus Zinc Corporation ("Adventus Zinc" or "the Corporation") is a mineral exploration and development company that is focused on the identification and acquisition of mineral properties and the exploration and development of its mineral properties which include the Rathkeale and Lismore projects located in Ireland. It is funding exploration and development expenditures in the Curipamba property ("Curipamba") in Ecuador under an option agreement ("Option Agreement") to earn an interest in Curipamba as well as in other exploration in Ecuador under an exploration alliance agreement ("Alliance Agreement") with Salazar Resources Ltd. ("Salazar").

The Corporation was incorporated on October 24, 2016 pursuant to the Canada Business Corporations Act. Its registered office is at 550-220 Bay Street, Toronto, ON, M5J 2W4. It is listed on the TSX Venture Exchange under the symbol ADZN.

The Corporation's condensed financial statements were authorized for issue by the Board on August 24, 2018.

2. BASIS OF PRESENTATION

These condensed consolidated financial statements have been prepared in accordance with International Accounting Standards ("IAS") 34, Interim Financial Reporting using the same accounting policies and methods of computation as the Corporation's most recent annual consolidated financial statements, except as described in Note 3. These condensed consolidated financial statements should be read in conjunction with the annual consolidated financial statements for the year ended December 31, 2017, which have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB").

These consolidated financial statements have been prepared on a historical cost basis. Additionally, these condensed financial statements have been prepared using the accrual basis of accounting, except for cash flow information. All amounts are expressed in Canadian dollars, unless otherwise stated.

Certain comparative figures have been reclassified to conform to the financial statement presentation adopted for the current period.

Going concern

These condensed consolidated financial statements have been prepared on a going concern basis. The Corporation reported a net loss attributable to common shareholders of \$1,235,028 for the six months ended June 30, 2018. (June 30, 2017: \$1,327,971). The ability to continue operations in the normal course of business is dependent on several factors, including the Corporation's ability to secure funding.

Management is exploring all available options to secure funding, including equity financing and strategic partnerships. There exists an uncertainty as to the Corporation's ability to raise additional funds on favourable terms. In addition, the recoverability of the amount shown for exploration and evaluation assets and for the options to acquire mineral rights is dependent upon the existence of economically recoverable reserves, the ability of the Corporation to obtain financing to continue to perform exploration activity or complete the development of the properties where necessary, or alternatively, upon the Corporation's ability to recover its incurred costs through a disposition of its interests, all of which are uncertain. These material uncertainties may cast significant doubt as to the ability of the Corporation to continue operations into the foreseeable future as a going concern and, accordingly, the ultimate appropriateness of the use of the accounting principles applicable to going concern. On February 9, 2017, the Corporation closed an initial public offering for gross proceeds of \$3,000,000. On December 21, 2017, the Corporation closed a private placement for gross proceeds of \$10,000,001. On July 17, 2018, subsequent to the period end, the Corporation closed a non-brokered private placement (the "Offering") for gross proceeds of \$9,240,233 with Wheaton Precious Metals Corp. ("Wheaton") as the lead investor. (Note 13).

These condensed consolidated financial statements do not include any additional adjustments to the recoverability and classification of certain recorded asset amounts, classification of certain liabilities and changes to statement of loss and comprehensive loss that might be necessary if the Corporation was unable to continue as a going concern.



For the three and six months ended June 30, 2018 and 2017

(Tabular amounts in Canadian dollars, except per share amounts)

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, JUDGMENTS AND ESTIMATES

The accounting policies, judgments and estimates applied in the Corporation's condensed consolidated financial statements are consistent with those of the annual consolidated financial statements as at and for the year ended December 31, 2017, except as noted below.

These condensed consolidated financial statements include all subsidiaries in the accounts of the Corporation as follows:

Subsidiary	Ownership	Incorporated	Nature
Adventus Newfoundland Corporation	100%	Newfoundland and Labrador, Canada	Mineral exploration
Adventus Zinc Ireland Limited	100%	Ireland	Mineral exploration
Dos Gemas Company M2G S.A.	80%	Ecuador	Mineral exploration

(a) Non-current assets held for sale and discontinued operations

Non-current assets are classified as assets held for sale if it is highly probable that their carrying value will be recovered principally through a sale transaction rather than through continuing use. A discontinued operation is a component of the Corporation that can be clearly distinguished, operationally and for financial reporting purposes, from the rest of the Corporation.

The assets and liabilities are presented as held for sale in the consolidated statement of financial position when the sale is highly probable, the assets are available for immediate sale in their present condition, management is committed to the sale and it is expected that the sale will be completed within one year from the date of classification.

Assets held for sale are measured at the lower of the carrying value and fair value less cost of disposal. Impairment losses recognized on initial classification as held for sale and any subsequent gains or losses on re-measurement are recognized in the statement of income or loss. Results of operations and any gain or loss from disposal are excluded from income or loss and are reported separately as income or loss from discontinued operations.

(b) Furniture, leasehold improvement and equipment

Furniture, leasehold improvement and equipment is recorded at cost less accumulated depreciation and impairment loss, if any, and is amortized at the following rates:

Computer equipment 50% declining balance
Office furniture 50% declining balance
Leasehold improvement straight line over life of lease

(c) New accounting standards

The following standards are effective for annual reporting periods beginning on or after January 1, 2018 or later, and have been adopted by the Corporation.

IFRS 9 - Financial Instruments ("IFRS 9") was issued by the IASB on July 24, 2014 and replaced IAS 39, "Financial instruments: recognition and measurement" ("IAS 39"). IFRS 9 utilizes a single approach to determine whether a financial asset is measured at amortized cost or fair value and a new mixed measurement model for debt instruments having only two categories: amortized cost and fair value. The approach in IFRS 9 is based on how an entity manages its financial instruments in the context of its business model and the contractual cash flow characteristics of the financial assets. Final amendments released on July 24, 2014 also introduced a new expected loss impairment model and limited changes to the classification and measurement requirements for financial assets.



For the three and six months ended June 30, 2018 and 2017

(Tabular amounts in Canadian dollars, except per share amounts)

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, JUDGMENTS AND ESTIMATES (CONTINUED)

The Corporation has adopted IFRS 9 with a date of initial adoption of January 1, 2018. The standard has been applied on a modified retrospective approach using the available transitional provisions. Under this approach, the 2017 comparative period was not restated and a cumulative transitional adjustment to the opening retained earnings balance was not required at January 1, 2018.

On adoption, the Corporation updated its financial instrument classifications as follows:

	IAS 39	FRS 9
Financial asset or liability	December 31, 2017	January 1, 2018
Cash and cash equivalents	Loans and receivables	Amortized cost
Other receivables	Loans and receivables	Amortized cost
Advances made on options to acquire mineral interests	Loans and receivables	Amortized cost
Options to acquire mineral interests	Fair value through profit and loss (FVTPL)	FVTPL
Accounts payable and accrued liabilities	Other financial liabilities	Other financial liabilities

The Corporation continues to classify the options to acquire shares of an entity, which directly or indirectly holds an underlying mineral property interest, as FVTPL. The option derivative is measured at fair value at each reporting period, unless the value of the derivative is not reliably measurable at which point the investment is recognized at its cost.

These option derivatives are financial assets denominated in US dollars, and hence are retranslated into the Corporation's functional currency using the spot rates at each quarter-end with the differences in profit or loss.

Impairment of financial assets, such as the Corporation's other receivables and the advances made on options to acquire mineral interests, are determined using a single impairment model that requires the Corporation to recognize expected credit losses without requiring a triggering event to occur.

There was no impact on the Corporation's condensed consolidated financial statements upon adoption of this standard.

IFRS 15 - Revenue from Contracts with Customers. This standard is effective for annual periods beginning on or after January 1, 2018 and provides a single, principles based five-step model to be applied to all contracts with customers. Guidance is provided on topics such as the point in which revenue is recognized, accounting for variable consideration, costs of fulfilling and obtaining a contract and various related matters. New disclosures about revenue are also introduced.

The Corporation adopted IFRS 15 for the year beginning on January 1, 2018. The Corporation does not have any revenue from contracts with customers. As such, there was no restatement of the 2017 comparative period or cumulative transitional adjustment to the opening retained earnings.

(d) Future accounting pronouncements

IFRS 16 – Leases: This standard was issued by the IASB on January 13, 2016, and will replace IAS 17 "Leases". IFRS 16 will bring most leases on-balance sheet for lessees under a single model, eliminating the distinction between operating and financing leases. Lessor accounting remains largely unchanged. The new standard is effective for annual periods beginning on or after January 1, 2019. The Corporation is continuing to assess the impact of this standard.



(Tabular amounts in Canadian dollars, except per share amounts)

4. ACQUISITION AND OPTIONS TO EARN-IN

Investment in Dos Gemas Company M2G S.A.

On September 14, 2017, a memorandum of understanding was signed with Salazar to jointly explore for and acquire additional zinc-related projects in Ecuador outside of Curipamba. This was formalized by the signing of the Alliance Agreement on February 19, 2018. Pursuant to the Alliance Agreement, an Ecuadorian company owned as to 80% by Adventus and 20% by Salazar, will serve as the vehicle for any exploration projects that Adventus and Salazar agree to bring under the Alliance Agreement. Dos Gemas Company M2G S.A. ("Dos Gemas"), a wholly owned subsidiary of Salazar, was reorganized by February 23, 2018 to reflect the respective equity interests and to serve as the investment vehicle.

Under the Alliance Agreement, the Corporation owns 80% of Dos Gemas and will fund commercial activities of new and approved exploration projects up to a construction decision. Salazar owns 20% of Dos Gemas and operates Dos Gemas in Ecuador for a 10% operator's fee on certain expenditures. Salazar is required to bring all zinc-related (zinc as one of the two top metals) projects preferentially to Dos Gemas, but can also transfer other non-zinc projects into Dos Gemas upon agreement by the Corporation.

Investment in Pijilí project

On March 28, 2018, Adventus and Salazar signed an agreement (the "Pijilí Agreement") to add the first project to the Alliance. The Pijilí project is an exploration project that had been granted to Salazar by the Ministry of Mining in Ecuador, subject to a US\$5 million expenditure over four years. As the Pijilí project was already in Salazar's project portfolio, Salazar granted Dos Gemas an option to acquire the full interest in Pijilí through an entity that holds the Pijilí project, subject to the following conditions (the "Pijií Conditions"):

- a. US\$1 million exploration budget ("Pijilí Expenditures") on the Pijilí project to be fully funded by Adventus (or reserved for Dos Gemas) over the next 18 months; and
- b. Adventus issuing 2,333,333 common shares ("Pijilí Share Consideration") to Salazar on the earlier of (i) Adventus next completing a financing with gross proceeds of at least \$3 million, (ii) Adventus completing a merger or acquisition transaction involving its common shares, or (iii) March 1, 2019. Where the value of the Pijilí Share Consideration falls below \$2,333,333, up to an additional 500,000 common shares will be issued to Salazar for the value difference based on the 10-day VWAP on the day preceding the date of issuance.

In consideration for the investment, the Corporation agreed to pay US\$150,000 in cash payments, with US\$100,000 due and paid for on the date of announcement, and US\$50,000 due on the official transfer of the entity that holds the Pijilí project to Dos Gemas.

Investment in Santiago project

On May 22, 2018, Adventus and Salazar signed an agreement (the "Santiago Agreement") to add the Santiago project to the Alliance. The Santiago project is an exploration project owned by Salazar, and pursuant to the Santiago Agreement, Salazar granted Dos Gemas an option to acquire the full interest in Santiago through an entity that holds the Santiago project, subject to the following conditions (the "Santiago Conditions"):

- a. US\$500,000 exploration budget ("Santiago Expenditures") on the Santiago project to be fully funded by Adventus (or reserved for Dos Gemas) over the next 24 months; and
- b. Adventus issuing 1,166,667 common shares ("Santiago Share Consideration") to Salazar on the earlier of (i) Adventus next completing a financing with gross proceeds of at least \$3 million, (ii) Adventus completing a merger or acquisition transaction involving its common shares, or (iii) March 1, 2019. Where the value of the Santiago Share Consideration falls below \$1,166,667, up to an additional 250,000 common shares will be issued to Salazar for the value difference based on the 10-day VWAP on the day preceding the date of issuance.



For the three and six months ended June 30, 2018 and 2017

(Tabular amounts in Canadian dollars, except per share amounts)

4. ACQUISITION AND OPTIONS TO EARN-IN (CONTINUED)

In consideration for the investment, the Corporation agreed to pay US\$75,000 in cash payments, with US\$50,000 due and paid for on the date of announcement, and US\$25,000 due on the official transfer of the entity that holds the Santiago project to Dos Gemas.

On July 17, 2018, the Corporation closed the Offering with gross proceeds exceeding \$3 million. Pursuant to the Pijilí and Santiago Agreements, the Corporation issued a total of 3,804,348 shares to Salazar for which 2,536,232 were issued in respect of the Pijilí Share Consideration and 1,268,116 were in respect of the Santiago Share Consideration.

5. ASSETS HELD FOR SALE

Adventus Newfoundland Corporation ("Adventus NL"), a wholly-owned subsidiary of the Corporation, holds various properties in the province of Newfoundland and Labrador, including Buchans, Katie and La Poile (the "Newfoundland Properties"). In January 2018, the Board approved the plan to sell the Newfoundland Properties.

On February 20, 2018, the Corporation entered into a three-way definitive agreement ("Canstar Transaction") with Altius Resources Inc. ("Altius"), a wholly owned subsidiary of Altius Minerals Limited ("Altius Minerals") (TSX: ALS), and Canstar Resources Ltd. ("Canstar") (TSX-V: ROX) whereby Canstar will acquire Adventus NL from the Corporation and the Daniel's Harbour from Altius in exchange for the issuance of common shares of Canstar to Adventus and Altius and a funding commitment of \$500,000 from Altius.

As the Newfoundland Properties are available for immediate sale in their present condition, management is committed to the sale, and the Canstar Transaction subsequently closed on July 30, 2018, the assets and liabilities are presented as held for sale, and the assets are measured at the lower of carrying value and fair value less cost of disposal. (Note 13).

During the three and six months ended June 30, 2018, Adventus NL did not incur any expense nor earn any income. Therefore, there is no reporting of discontinued operations (June 30, 2017: NIL).

	As	at June 30, 2018
Exploration and evaluation assets		1,172,009
Total assets held for sale	\$	1,172,009

6. ADVANCES, OTHER RECEIVABLES AND PREPAID EXPENSES

Advances represent amounts in relation to the option to acquire mineral interests that have been advanced to Salazar for project expenditures in Curipamba but have not been spent. The advance is non-interest bearing. Other receivables include sales tax recoverable from the government, deposits paid to suppliers, and deferred share issuance costs.

	June 30, 2018	December 31, 2017
Advances made on options to acquire mineral interests	\$ 54,363	\$ 681,561
Total advances	\$ 54,363	\$ 681,561
Sales tax receivables	\$ 48,202	\$ 150,503
Other receivables	33,071	-
Deposits with suppliers	15,360	78,883
Deferred share Issuance costs	42,750	-
Other prepaid expenses	55,866	25,784
Total other receivables and prepaid expenses	\$ 195,249	\$ 255,170



(Tabular amounts in Canadian dollars, except per share amounts)

7. EXPLORATION AND EVALUATION ASSETS AND OPTIONS TO ACQUIRE MINERAL INTERESTS

The Corporation has the following exploration and evaluation assets and options to acquire mineral interests:

Project	As at Dec 31, 2017	Additions, net of recoveries	Abandoned or impaired	Effect of foreign currency exchange movements	Reclassified to held for sale	As at June 30, 2018
Ireland						
Rathkeale Limerick	\$ 1,464,123	\$ 471,850	\$ -	\$ 16,460	\$ -	\$ 1,952,433
Shrule	132,700	9,378	(146,224)	4,146	-	-
Kingscourt	138,173	-	-	2,827	-	141,000
Lismore Waterford	507,470	32,316	-	9,545	-	549,331
Fermoy	8,814	19,707	-	75	-	28,596
Gaine River	2,820	1,529	(4,411)	62	-	-
Moyvore	7,470	2,779	(10,437)	188	-	-
Charleville	-	19,500	-	-	-	19,500
Millstreet	-	25,825	-	-	-	25,825
Newfoundland & Labrador						
Buchans	964,437	(63,958)	-	-	(900,479)	-
Katie	235,624	2,099	-	-	(237,723)	-
La Poile	11,893	4,069	-	-	(15,962)	-
Security Deposits	17,845	-	-	-	(17,845)	-
Total mineral properties	\$ 3,491,369	\$ 525,094	\$ (161,072)	\$ 33,303	\$ (1,172,009)	\$ 2,716,685
Curipamba	\$ 3,117,192	\$ 4,660,670	\$ -	\$ 263,649	\$ -	\$ 8,041,511
Pijilí	-	329,578	-	4,645	-	334,223
Santiago	 	87,887	-	1,991		89,878
Total options to acquire mineral interests	\$ 3,117,192	\$ 5,078,135	\$ _	\$ 270,285	\$ -	\$ 8,465,612



(Tabular amounts in Canadian dollars, except per share amounts)

7. EXPLORATION AND EVALUATION ASSETS AND OPTIONS TO ACQUIRE MINERAL INTERESTS

Project	As at December Additions, net of 31, 2016 recoveries					
Ireland						
Rathkeale Limerick	\$	219,728	\$	1,244,395	\$	1,464,123
Shrule		124,701		7,999		132,700
Kingscourt		131,860		6,313		138,173
Lismore Waterford		60,586		446,884		507,470
Fermoy		-		8,814		8,814
Gaine River		-		2,820		2,820
Moyvore		-		7,470		7,470
Newfoundland & Labrador						
Buchans		517,268		447,169		964,437
Katie		189,169		46,455		235,624
La Poile		5,252		6,641		11,893
Security Deposits		2,100		15,745		17,845
Total Mineral Properties	\$	1,250,664	\$	2,240,705	\$	3,491,369
Curipamba	\$	-	\$	3,117,192	\$	3,117,192

The Corporation acquires exploration and evaluation assets through staking and from third party vendors. In addition, the Corporation may sell some or a portion of its exploration and evaluation to third parties in exchange for exploration expenditures, royalty interests, cash, and share-based payments.

During the six months ended June 30, 2018, the Corporation applied for and was granted mineral exploration licenses for Charleville and Millstreet concessions. At the time of the application, the Corporation decided to relinquish the existing Shrule, Gaine River and Moyvore projects in favour of the new concessions. As a result, these three projects were fully written off in the first quarter of 2018, for an amount of \$161,072.

During the six months ended June 30, 2018, the Corporation invested \$4,660,670 in the option to earn into the entity that holds the Curipamba mining interest. As at June 30, 2018, the Corporation had funded a cumulative amount of US\$6,173,191 of the US\$25,000,000 Qualifying Project Expenditures required over five years into the option in Curipamba.

During the six months ended June 30, 2018, pursuant to the Pijilí Agreement with Salazar on March 28, 2018, the Corporation invested \$329,578 into the Pijilí project, including the US\$100,000 consideration paid to Salazar in respect of the option to earn into the entity that holds the Pijilí project. As at June 30, 2018, a total of US\$204,687 of the US\$1,000,000 Pijilí Expenditures have been funded by the Corporation for the Pijilí project.

During the six months ended June 30, 2018, pursuant to the Santiago Agreement with Salazar on May 22, 2018, the Corporation invested \$87,887 into the Santiago project, including the US\$50,000 consideration paid to Salazar in respect of the option to earn into the entity that holds the Santiago project. As at June 30, 2018, a total of US\$68,996 of the US\$500,000 Santiago Expenditures have been funded by the Corporation for the Santiago project.

As of June 30, 2018, the Corporation has included in its accounts payable an amount of \$285,598 attributable to exploration and evaluation asset expenditures as well as expenditures for the options to acquire mineral interests. (December 31, 2017: \$226,933).



For the three and six months ended June 30, 2018 and 2017

(Tabular amounts in Canadian dollars, except per share amounts)

8. GENERAL AND ADMINISTRATIVE EXPENSES

	For the three months ended June 30,			For the six r		
	2018		2017	2018		2017
Salaries and benefits	\$ 316,295	\$	150,746	\$ 615,932	\$	642,792
Office and administrative	131,092		25,766	263,411		83,653
Professional and consulting fees	93,786		186,071	226,881		357,422
Total general and administrative	\$ 541,173	\$	362,583	\$ 1,106,224	\$	1,083,867

SHARE-BASED COMPENSATION

On January 31, 2018, the Corporation granted 100,000 options to a director under the Corporation's stock option plan. The fair value of the options was estimated on the date of grant to be \$0.96 using the Black-Scholes option pricing model with the following assumptions:

	2018
Expected life (years)	5.0
Risk-free interest rate (%)	2.08
Expected volatility (%)	79
Expected dividend yield (%)	-

There were no options exercised or expired/forfeited during the periods.

During the six months ended June 30, 2018, the Corporation recorded share-based compensation expense of \$346,463 (June 30, 2017: \$233,314) relating to stock options to employees and directors which vested in the period.

10. RELATED PARTY TRANSACTIONS

Compensation for key management personnel and directors for the three and six months ended June 30, 2018 and 2017 is as follows:

	For the three months ended June 30,			For the six months ended June 30,			
	2018		2017		2018		2017
Salaries and benefits	\$ 270,059	\$	151,554	\$	569,696	\$	645,119
Share-based compensation	156,824		148,473		346,463		233,314
	\$ 426,883	\$	300,027	\$	916,159	\$	878,433

During the six months ended June 30, 2018, the Corporation incurred charges of \$10,740 (June 30, 2017: \$202,722) from Altius Minerals Corporation and/or its subsidiaries for management fees, technical consulting and exploration related expenses. Since March 1, 2018, the Corporation has been sharing its office with Altius Minerals Corporation and during the six months ended June 30, 2018, the Corporation charged Altius Minerals Corporation an amount of \$9,404 for its share of office rental as well as a deposit of \$1,707. As at June 30, 2018 the amounts included in accounts payable and accrued liabilities are \$2,726 (December 31, 2017: \$22,644), and the amounts included in accounts receivable is \$NIL. (December 31, 2017: \$NII).

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



For the three and six months ended June 30, 2018 and 2017

(Tabular amounts in Canadian dollars, except per share amounts)

11. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

The Corporation has classified its financial instruments as follows:

As at June 30, 2018	FVTPL	Amortised cost	Other liabilities	Total
Financial Assets				
Short-term deposits	\$ -	\$ 101,051	\$ -	\$ 101,051
Other receivables	-	81,273	-	81,273
Advances made on options to acquire mineral interests	-	54,363	-	54,363
Options to acquire mineral interests	8,465,612	-	-	8,465,612
Total Financial Assets	\$ 8,465,612	\$ 236,687	\$ -	\$ 8,702,299
Financial Liabilities				
Accounts payable and accruals	-	-	666,218	666,218
Total Financial Liabilities	\$ -	\$ -	\$ 666,218	\$ 666,218

As at December 31, 2017	FVTPL	Amortised cost	Other liabilities	Total
Financial Assets				
Short-term deposits	\$ -	\$ 100,609	\$ -	\$ 100,609
Other receivables	-	150,503	-	150,503
Advances made on options to acquire mineral interests	-	681,561	-	681,561
Options to acquire mineral interests	3,117,192	-	-	3,117,192
Total Financial Assets	\$ 3,117,192	\$ 932,673	\$ -	\$ 4,049,865
Financial Liabilities				
Accounts payable and accruals	-	-	1,117,933	1,117,933
Total Financial Liabilities	\$ -	\$ -	\$ 1,117,933	\$ 1,117,933

Risk Management

The Corporation's financial assets and financial liabilities are exposed to various risk factors that may affect the fair value presentation or the amount ultimately received or paid on settlement of its assets and liabilities. The Corporation manages these risks through prudent investment and business decisions and, where the exposure is deemed too high, the Corporation may enter into derivative contracts to reduce this exposure.

A summary of the major financial instrument risks and the Corporation's approach to the management of these risks are included in the annual consolidated financial statements for the year ended December 31, 2017.



For the three and six months ended June 30, 2018 and 2017

(Tabular amounts in Canadian dollars, except per share amounts)

11. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT (CONTINUED)

Foreign currency risk

The Corporation is exposed to the financial risks related to the fluctuation of foreign exchange rates of the United States dollar relative to the Canadian dollar. As at June 30, 2018, the Corporation is exposed to currency risk through the following assets and liabilities denominated in the United States dollar:

	June 30, 2018	December 31, 2017
Cash	\$ 838,220	\$ 2,533,768
Other receivables & prepaid expenses	29,639	-
Advances paid for option to acquire mineral rights	54,363	681,561
Option to acquire mineral rights	8,465,612	3,117,192
Accounts payable and accruals	(145,879)	(124,726)
Net asset exposure	\$ 9,241,955	\$ 6,207,795

The Corporation is exposed to the financial risks related to the fluctuation of foreign exchange rates of the Euro relative to the Canadian dollar. As at June 30, 2018, the Corporation is exposed to currency risk through the following assets and liabilities denominated in the Euro:

	June 30, 2018	December 31, 2017
Cash	\$ 134,953	\$ 52,414
Other receivables & prepaid expenses	24,079	64,451
Accounts payable and accruals	(146,250)	(230,115)
Net asset exposure	\$ 12,782	\$ (113,250)

12. COMMITMENTS

Mineral property expenditures

The Corporation has obtained various mineral rights licenses by staking claims and paying refundable security deposits. Certain expenditures are required on an annual basis, from the date of license issuance, to maintain the licenses in good standing and for refund of security deposits. On or before the anniversary date of license issuance, and if the required expenditures are not met, the Corporation has the option of reducing claims on a property, posting a refundable security bond for the deficient amount or elect to allow title of the license be cancelled. The Corporation is required to spend \$302,739 by December 31, 2018 and \$149,760 by December 31, 2020 to maintain various licenses in good standing.

Operating lease

The Corporation is committed to lease obligations, including common operating costs, on office space for annual future payments as follows:

	Amount
2018	\$ 74,827
2019	149,654
Total commitments	\$ 224,481



For the three and six months ended June 30, 2018 and 2017

(Tabular amounts in Canadian dollars, except per share amounts)

12. COMMITMENTS (CONTINUED)

Contractual obligations

The Corporation has certain royalty obligations on its properties. This includes a 2% NSR royalty on the Newfoundland Projects pursuant to the Newfoundland Royalty Agreement dated November 16, 2016 and a 2% NSR royalty on the Irish Properties pursuant to the Irish Royalty Agreement dated November 29, 2016.

Under the Option Agreement in Curipamba, the Corporation shall pay to Salazar an annual advance payment of US\$250,000 to an aggregate maximum of US\$1,500,000 over the option period of five years. Should the Option Agreement be terminated without the Option having been exercised, any such amounts of advance payment made will not be refundable.

Under the Pijilí Agreement, the Corporation shall pay to Salazar US\$50,000 as the remainder of the cash consideration as well as the issuance of common shares in Adventus (see Notes 4 and 13) when all conditions to the Pijilí Agreement has been satisfied.

Under the Santiago Agreement, the Corporation shall pay to Salazar US\$25,000 as the remainder of the cash consideration as well as the issuance of common shares in Adventus (see Notes 4 and 13) when all conditions to the Santiago Agreement has been satisfied.

13. SUBSEQUENT EVENTS

Wheaton financing

On July 17, 2018, the Corporation closed a non-brokered private placement pursuant to which the Corporation issued 10,266,925 common shares of the Corporation at \$0.90 per share for total gross proceeds of \$9,240,333. Wheaton was the largest participant in the Offering, acquiring 9.99% of the Corporation's common shares, and had been granted the right to participate in future equity offerings so that it can maintain its pro rata ownership at the time of any of such offering, up to a maximum of 9.9% of the common shares of the Corporation, as long as Wheaton holds 5.0% of the outstanding equity at the time of such an offering.

Issuance of shares to Salazar

Pursuant to the Pijilí and Santiago Agreements, and concurrent with the Wheaton financing on July 17, 2018, the Corporation issued an aggregate of 3,804,348 common shares of the Corporation to Salazar as consideration for the Pijilí and Santiago projects.

Sale of Right of First Refusal ("ROFR") and Right of First Offer ("ROFO")

On July 17, 2018, concurrent with the Wheaton financing, and for a cash consideration of \$800,000, the Corporation granted to Wheaton Precious Metals International Ltd., a subsidiary of Wheaton, certain first rights relating to new precious metal royalties or streams pertaining to the Corporation's interests in the Curipamba project and projects within its Ecuador exploration alliance, as well as future projects acquired by the Corporation in Ecuador.

Canstar

On July 30, 2018, the Canstar Transaction closed and the Corporation disposed of its interest in the Newfoundland Properties to Canstar in exchange for 86,681,695 common shares of Canstar, which after a 1 for 5 consolidation, resulted in 17,336,339 post-consolidation common shares in Canstar, which is approximately 38% of its outstanding shares. No impairment or remeasurement of the assets was required during the six months ended June 30, 2018.