ROMIOS GOLD RESOURCES INC.

CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

For the three and nine months ended March 31, 2022 and 2021 (unaudited) (Expressed in Canadian \$)

Romios Gold Resources Inc. (the "Company") NOTICE OF NO AUDITOR REVIEW OF CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

Under National Instrument 51-102, Part 4, subsection 4.3(3) (a), if an auditor has not performed a review of the condensed interim consolidated financial statements, they must be accompanied by a notice indicating that the financial statements have not been reviewed by an auditor.

The accompanying unaudited condensed interim consolidated financial statements of the Company have been prepared by, and are the responsibility of, the Company's management. The Company's independent auditor has not performed a review of these financial statements.

DATED this 20th day of May, 2022.

ROMIOS GOLD RESOURCES INC.

Per: <u>(signed) "Tom Drivas"</u> Name: Tom Drivas Title: Chief Executive Officer

Per: (signed) "Frank van de Water"

Name: Frank van de Water Title: Chief Financial Officer

Condensed Interim Consolidated Statements of Financial Position (Unaudited) (Expressed in Cdn \$)

As at	March 31 2022	June 30 202	
	\$	\$	
Assets			
Current			
Cash and cash equivalents (note 4)	1,308,987	905,49	
Accounts receivable	26,555	16,13	
Marketable securities (note 5)	2,345,108	1,531,04	
Prepaid expenses	65,772	16,27	
Total current assets	3,746,422	2,468,94	
Exploration and evaluation assets (note 6)			
Acquisition costs, less property option proceeds	674,867	1,358,60	
Right of use assets (note 7)	14,099	28,19	
Total assets	4,435,388	3,855,75	
Liabilities			
Current			
Accounts payable & accruals	53,063	61,53	
Current portion of lease obligations (note 7)	19,130	20,71	
Deferred flow-through share liability	-	140,37	
Due to related parties (note 10)	983,513	907,73	
Total current liabilities	1,055,706	1,130,36	
Non-current liabilities			
Lease obligations (note 7)	-	13,55	
Total liabilities	1,055,706	1,143,91	
Nature of operations and going concern (note 1) Subsequent events (note 13)			
Shareholders' equity			
Share capital (note 8(a))	34,826,808	33,910,00	
Warrants (note 8(c))	32,721	82,58	
Contributed surplus (note 9)	5,316,233	5,108,63	
Deficit	(36,796,080)	(36,389,39	
Total shareholders' equity	3,379,682	2,711,83	
Total liabilities and shareholders' equity	4,435,388	3,855,75	

APPROVED ON BEHALF OF THE BOARD on May 20, 2022.

"Signed"

"Signed"

Anastasios (Tom) Drivas

Frank van de Water

Condensed Interim Consolidated Statements of Changes in Equity (Expressed in Cdn \$) (Unaudited)

Share Contributed Capital Warrants Surplus Deficit Total \$ \$ \$ \$ \$ At June 30, 2020 33,012,471 5,108,637 (36,037,045)2,084,063 _ Flow-through units private placement, net 978,512 978,512 _ Working capital units private placement 165.000 165,000 Valuation of warrants issued (82, 588)82,588 Net income and comprehensive income for (479, 368)(479, 368)the period Share-based compensation -At March 31, 2021 34,073,395 82,588 5,108,637 (36, 516, 413)2,748,207 Deferred flow-though share liability (163, 387)(163, 387)Net loss and comprehensive loss for the period 127,015 127,015 At June 30, 2021 33,910,008 82,588 5,108,637 (36, 389, 398)2,711,834 Flow-through units private placement, net 694,521 694,521 Working capital units private 240,000 placement 240,000 Valuation of warrants issued (32,721) 32,721 Adjustment of expired warrants (82, 588)82,588 -Shares issued for Kinkaid property (note 8) 15,000 15,000 Net loss and comprehensive loss for the period (406, 682)(406, 682)Share-based compensation 125,008 125,008 At March 31, 2022 34,826,808 32,721 5,316,233 (36,796,080)3,379,682

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

Condensed Interim Consolidated Statements of Income and Loss, and Comprehensive Income and Loss

(Expressed in Cdn \$) (Unaudited)

(Onadaned)		For the three months ended March 31		nonths ended 1 31
	2022	2021	2022	2021
	\$	\$	\$	\$
Expenses				
Operating activities				
Exploration expenses (note 6)	188,516	54,717	1,259,210	199,161
Less: refund received (note 6)	(3,597)	-	(60,144)	-
Net exploration expenses	184,919	54,717	1,199,066	199,161
Remaining acquisition cost of properties transferred out (note 6)	660,344	-	665,427	-
Amortization of right of use assets (note 7)	4,699	4,699	14,098	14,098
General and administrative activities:				
Professional fees	40,250	23,956	90,914	72,083
Management fees and salaries	78,563	46,538	194,725	153,413
Office and general	13,930	13,570	39,870	24,810
Shareholder communication	29,292	18,719	70,179	40,301
Share-based compensation	7,843	-	125,008	-
General and administrative expenses	169,876	102,783	520,696	290,607
Loss for the period before the following	1,019,838	162,199	2,399,287	503,866
Excess of option proceeds over acquisition cost (note 5 and 6)	(1,218,074)	-	(1,874,036)	-
Unrealized (gain)/loss on marketable securities (note 5)	2,953	116,843	(68,074)	(1,450)
Realized (gain)/loss on marketable securities (note 5)	59,019	-	90,981	(25,925)
Interest on lease obligations (note 7)	568	1,051	2,079	3,473
Deferred income tax	(140,373)	-	(140,373)	-
Interest income	(307)	(292)	(3,182)	(596)
Net (income)/loss and comprehensive (income)/loss for the period	(276,376)	279,801	406,682	479,368
Basic and diluted loss per share	0.00	0.00	0.00	0.00
Weighted average number of shares outstanding	236,673,000	217,736,000	226,347,000	206,252,000

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

Condensed Interim Consolidated Statements of Cash Flows (Expressed in Cdn \$) (Unaudited)

		For the nine months endeo March 31	
		2022	2021
		\$	\$
Operating activities			
Net loss for the period		(406,682)	(479,368)
Items not affecting cash:			
Share-based compensation		125,008	-
Deferred income tax		(140,373)	-
Amortization of ROU assets	(note 7)	14,098	14,098
Interest on lease obligations	(note 7)	2,078	3,473
Excess of option proceeds over acquisition cost	(note 5)	(874,036)	-
Unrealized (gain)/loss on marketable securities	(note 5)	(68,074)	(1,450)
Realized (gain)/loss on marketable securities	(note 5)	90,981	(25,925)
Issuance of shares for Kinkaid property	(note 6)	15,000	-
Acquisition cost of properties dropped	(note 6)	665,427	-
		(576,573)	(489,172)
Net change in non-cash working capital			
Accounts receivable		(10,421)	(6,079)
Prepaid expenses		(49,495)	(14,944)
Accounts payable and accrued liabilities		(8,473)	(10,883)
Due to related parties		75,778	133,874
Net cash used in operating activities		(569,184)	(387,204)
Investing activities			
Exploration and evaluation assets acquisition costs	(note 6)	(97,651)	(4,290)
Net cash from investing activities		(97,651)	(4,290)
Financing activities			
Repayment of lease obligations	(note 7)	(17,220)	(16,394)
Marketable securities sold	(note 7)	153,025	173,150
Private placement of flow-through units	(11010-0)	771,000	1,062,020
Private placement of working capital units		240,000	165,000
Share issue costs		(76,478)	(83,509)
Net cash from financing activities		1,070,327	1,300,267
5		,,-	,, -
Change in cash and cash equivalents		403,492	908,773
Cash and cash equivalents, beginning of the period		905,495	159,927
Cash and cash equivalents, end of the period		1,308,987	1,068,700

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

ROMIOS GOLD RESOURCES INC. Notes to Condensed Interim Consolidated Financial Statements March 31, 2022 (Expressed in Canadian dollars unless otherwise stated)

1. Nature of operations and going concern

Romios Gold Resources Inc. ("Romios" or "the Company") is a listed public Company and trades on the TSX Venture Exchange under the symbol "RG" and in the USA on the OTCQB exchange as "RMIOF". The Company is incorporated under the Ontario Business Corporations Act and has interests in resource properties which are being explored and evaluated to determine their economic viability. The registered office and location of corporate records is Suite 500, 2 Toronto St., Toronto, Ontario.

These unaudited condensed interim consolidated financial statements ("Statements") have been prepared on a going concern basis which assumes that the Company will be able to realize its assets and discharge its liabilities in the normal course of business for the foreseeable future. As at March 31, 2022 the Company had no sources of operating cash flows. The Company will therefore require additional funding which, if not raised, would result in the curtailment of activities and project delays. The Company had working capital of \$2,690,716 at March 31, 2022, after providing for \$983,513 due to related parties, and has incurred losses since inception, including \$26,217,631 spent on exploration and evaluation of its mineral properties that it currently holds, resulting in an accumulated deficit of \$36,796,080 at March 31, 2022. The Company's ability to continue as a going concern is uncertain and is dependent upon its ability to continue to raise adequate financing. There can be no assurances that the Company will be successful in this regard, and therefore, there is doubt regarding the Company's ability to continue as a going concern, and accordingly, the use of accounting principles applicable to a going concern. These consolidated financial statements do not reflect adjustments that would be necessary if the "going concern" assumption is not appropriate. If the "going concern" assumption is not appropriate, adjustments to the carrying values of the assets and liabilities, the expenses and the balance sheet classifications, which could be material, would be necessary.

The recoverability of expenditures on its resource properties is dependent upon the existence of resources that are economically recoverable, confirmation of the Company's ownership interests in the claims, the ability of the Company to obtain necessary financing to complete the exploration and the development of the properties, and upon future profitable production or proceeds from disposition thereof.

When the disposition proceeds exceed the acquisition cost of the property, the excess is credited to the Statement of Income and Loss.

2. Basis of preparation and statement of compliance with IAS 34

These Financial Statements form part of the period covered by the Company's International Financial Reporting Standards ("IFRS") annual consolidated financial statements. These Financial Statements have been prepared in accordance with IAS 34 - *Interim Financial Reporting* and on the basis of IFRS standards and interpretations expected to be effective as at the Company's IFRS annual reporting date, June 30, 2022.

These Financial Statements do not contain all the disclosures required by IFRS for annual financial statements and should be read in conjunction with the Company's audited annual consolidated financial statements for the year ended June 30, 2021 prepared in accordance with International Accounting Standards as issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC") in effect as of June 30, 2021.

In the opinion of management, all adjustments considered necessary for fair presentation have been included in these Financial Statements. Operating results for the nine months ended March 31, 2022 may not be indicative of the results that may be expected for the year ending June 30, 2022.

3. Summary of significant accounting policies

The accounting policies set out below have been applied consistently to all periods presented in the Statements.

Principles of consolidation

The Statements include the accounts of 100% owned McLymont Mines Inc., which holds the title to some of the claims in British Columbia and Romios Gold Nevada Inc. which holds the mining claims in Nevada. All inter-company accounts and transactions have been eliminated on consolidation.

Presentation Currency

The Company's presentation currency and functional currency is the Canadian dollar ("\$").

Accounting pronouncements adopted

At the date of approval of these Financial Statements for the nine months ended March 31, 2022, there are no issued but unadopted standards which would have a material impact on the Company.

4. Cash and cash equivalents

Cash and cash equivalents consists of cash and investments in Canadian Chartered Bank demand money market funds.

On November 5, 2021, the Company completed a private placement of 5,420,000 flow-through units for gross proceeds of \$271,000 and on December 16, 2021, a private placement of 8,333,334 flow-through units for gross proceeds of \$500,000.

Flow-through funds are committed to be expended on Canadian Exploration Expenditures ("CEE") and are therefore not available for current working capital purposes.

During the nine month period ended March 31, 2022, the Company spent a total of \$1,259,210 on exploration and evaluation activities, in BC and ON.

5. Marketable securities

On June 11, 2018, the Company sold its Timmins-Hislop property and received 178,321 common shares of McEwen Mining Inc. valued at \$500,000, based on the 5 day volume weighted average share price on the NYSX prior to closing.

Romios retains a 2% net smelter returns royalty ("NSR") interest in the property. McEwen Mining will have the right at any time to purchase a 1% NSR from the Company for \$2 million.

Crystal Lake Mining Corp, ("CLM") received regulatory approval on February 22, 2019 to enter into a definitive agreement (the "Agreement") whereby Romios' Newmont Lake Project, (the "Property") was optioned to CLM. Note 6 sets out the main terms of the Agreement and in accordance with the Agreement, the Company received cash payments of \$1,000,000 and 4 million common shares of CLM valued at \$1,060,000 at the time of receipt in June, 2019. The proceeds of option payments are credited against the original acquisition cost of mineral properties.

Crystal Lake Mining Corporation ("CLM") distributed 10,000,000 common shares of its wholly owned subsidiary, Sassy Resources Corporation ("Sassy") to the CLM shareholders on a pro rata basis. The CLM shareholders received 0.066708 Sassy shares for every one CLM share held as at February 10, 2020. As

a result, the Company received 200,124 shares of Sassy, which at the time was an unlisted reporting issuer in the Provinces of British Columbia and Alberta.

On June 1, 2020 Sassy raised \$1,449,600 gross proceeds through a non-brokered Private Placement and on July 28 an additional \$2,005,338.

On July 20, 2020 Sassy reported commencing an exploration program in the Eskay Camp district in the Golden Triangle area of British Columbia and on July 29, 2020 the Canadian Securities Exchange ("CSE") conditionally approved the listing of Sassy, with trading commencing on August 17, 2020.

On August 17, 2020, the Company considered the Sassy shares to be marketable and accordingly placed a value on them based on the market price that day.

On July 3, 2020 CLM changed its name and began trading under the name of Enduro Metals Corporation ("ENDR").

During the year ended June 30, 2021, under the terms of the option agreement with Enduro, the Company received an additional 4 million common shares of Enduro Metals Corporation valued at \$760,000 at the time of receipt on November 29, 2020. The proceeds of option payments are credited against the original acquisition cost of mineral properties up to the cost of the property, with the excess proceeds credited to the Statement of Income and Loss.

On July 22, 2021 the Company announced that the sale of an 80% interest in 87 cell claims covering 1869.5 hectares (4619.7 acres) in the Thunder Bay Silver District to Honey Badger Silver Inc. ("Badger") had closed. Badger issued 1,103,506 Badger common shares valued at \$150,000 on closing.

During the current year, under the terms of the option agreement with Enduro, the Company received an additional 4 million common shares of Enduro Metals Corporation valued at \$840,000 at the time of receipt on December 22, 2021. The proceeds of option payments are credited against the original acquisition cost of mineral properties up to the cost of the property, with the excess proceeds credited to the Statement of Income and Loss.

Canadian Equities	Enduro Metals Corp.			McEwen Mining Inc.		
	Shares	Market	Cost	Shares	Market	Cost
		\$	\$		\$	\$
Balance June 30, 2020	1,490,000	245,850	394,850	175,321	241,943	491,588
Additions in the period	4,000,000	760,000	760,000	-	-	-
Disposals in the period	(525,000)	(160,200)	(139,125)	-	-	-
Unrealized gain/(loss)	-	225,575	-	-	56,103	-
Realized gain/(loss)	-	21,075	-	-	-	-
Balance June 30, 2021	4,965,000	1,092,300	1,015,725	175,321	298,046	491,588
Additions in the period	4,000,000	840,000	840,000	-	-	-
Disposals in the period	(615,500)	(111,625)	(163,108)	(25,000)	(33,000)	(70,098)
Unrealized gain/(loss)	-	276,436	-	-	(70,111)	-
Realized gain/(loss)	-	(51,483)	-	-	(37,098)	-
Balance March 31, 2022	8,349,500	2,045,628	1,692,618	150,321	157,837	421,490

Marketable Securities

Marketable Securities (continued)

Canadian Equities		Sassy			Badger			Total
•	Shares	Market \$	Cost \$	Shares	Market \$	Cost \$	Market \$	Cost \$
Balance June 30, 2020	-	-	_	-	-	-	487,793	886,438
Additions in the								
period	200,124	108,067	108,067	-	-	-	868,067	868,067
Disposals in								
the period	(15,000)	(12,950)	(8,100)	-	-	-	(173,150)	(147,225)
Unrealized								
gain/(loss)	-	40,727	-	-	-	-	322,405	-
Realized gain	-	4,850	-	-	-	-	25,925	-
Balance								
June 30, 2021	185,124	140,694	99,967	-	-	-	1,531,040	1,607,280
Received in								
the period	-	-	-	1,103,506	150,000	150,000	990,000	990,000
Disposals in								
the period	(20,000)	(8,400)	(10,800)	-	-	-	(153,025)	(244,006)
Unrealized								
gain/(loss)	-	(65,496)	-	-	(72,754)	-	68,074	-
Realized loss	-	(2,400)	-	-	-	-	(90,981)	-
Balance								
Mar. 31, 2022	165,124	64,398	89,167	1,103,506	77,246	150,000	2,345,108	2,353,274

The shares are designated as financial instruments carried at fair value, with unrealized gains and losses based on stock exchange quoted prices recognised in comprehensive (gain)/loss for the period. During the nine months ended March 31, 2022, the Company recognized a gain on marking the marketable securities to market in the amount of \$68,074. In addition, the Company recognized a realized loss in the amount \$90,981.

6. Exploration and evaluation assets

	British			
Acquisition costs	Columbia	Ontario	Nevada	Total
-	\$	\$	\$	\$
Balance, June 30, 2020	2,195,235	24,700	-	2,219,935
Total additions for the period	2,190	4,550	-	6,740
Property option proceeds:				
SASSY common shares	(108,067)	-	-	(108,067)
Enduro common shares	(760,000)	-		(760,000)
Balance, June 30, 2021	1,329,358	29,250	-	1,358,608
Total additions for the period	8,495	8,900	65,256	82,651
Issuance of shares	-	-	15,000	15,000
Property option proceeds:				
Enduro common shares	(115,965)	-	-	(115,965)
Abandonment and write off	(2,633)	(2,450)	-	(5,083)
Transfer 100% interest,				
Newmont Lake project	(660,344)	-	-	(660,344)
Balance, March 31, 2022	558,911	35,700	80,256	674,867

The Company's holdings in the Golden Triangle Area total 82,934 hectares (204,933 acres). Acquisition costs for British Columbia include property payment obligations and maintenance fees for claims.

The acquisition costs of exploration and evaluation assets are assessed for impairment if (i) sufficient data exists to determine technical feasibility and commercial viability, and (ii) facts and circumstances suggest that the carrying amount exceeds the realizable amount.

Recoverability of the carrying amount of any exploration and evaluation assets is dependent on successful development and commercial exploitation, or alternatively, sale of the respective areas of interest. With regard to the Company's Quebec and Nevada properties, the carrying value was reduced to nil in prior years as future exploration on these claims was neither budgeted nor planned.

Ontario claims

In April 2018 the Company acquired two blocks of cell claims by online staking in the vicinity of the Lundmark-Akow Lake claims. Block #1 consists of 91 cell claims, approximately 1,777 hectares (4,391 acres). Block #2 comprises 79 cell claims, approximately 1,540 hectares (3,805 acres) 10 km northwest of the Lundmark Lake area.

In March 2019, the Company acquired by staking 7 claims, adding 137 hectares to the Lundmark-Akow Lake property after receipt of the VTEM survey results. Another 8 claims totalling 158 hectares were also acquired as grass roots targets south of the Musselwhite mine.

The Company acquired by staking another 142 claims in the northwest portion of the Lundmark-Akow Lake Project area in September 2019. The claims cover approximately 2,987 hectares (7,381 acres).

At September 30, 2019 the Company had a 100% working interest on a total of 8,022 hectares (18,823 acres) on the Lundmark-Akow lake property, part of which is subject to a 3% net smelter return royalty held by a corporation controlled by the CEO.

In August to October 2020 Romios acquired by online staking 87 claims in 5 blocks covering 1,869 hectares (4,620 acres) in the Thunder Bay silver district of northwestern Ontario, covering 5 old silver prospects, some of which have not been explored since the 1800s. The claims are largely road accessible.

On June 10, 2021 the Company announced that it had signed a Definitive Agreement (the "Agreement) with Honey Badger Silver Inc. ("Honey Badger") to sell an 80% interest in Romios' five claim blocks in the Thunder Bay silver district. The five claim blocks consist of 87 cell claims covering 1869.5 hectares (4619.7 acres). Honey Badger issued shares to Romios for a value of \$150,000 based on the volume weighted average price of its common shares trading on the TSXV for the thirty trading days preceding the closing. Romios has a free-carry of all costs for the maintenance and advancement of the project to the prefeasibility economic assessment level. Honey Badger has a right of first refusal on Romios' 20% remaining interest. The deal closed in the period ended March 31, 2022 and the Company received 1,108,506 Honey Badger shares valued at \$150,000.

Romios has a 100% interest in total of 760 claims in Ontario, covering a total of 14,455 hectares, (35,719 acres) and a 20% interest in 87 claims covering 1,853 hectares (4,578 acres) at March 31, 2022.

BC claims

To acquire a 100% interest in the Royce Claim and the Porc Claim (the "Royce/Porc Property") covering respectively 1,321 and 614 hectares in the Golden Triangle the Company issued 500,000 common shares to the vendors in July 2018, valued at \$25,000 and granted a 1% net smelter returns royalty ("NSR") in favour of the vendors for each of the two properties. The Company has the right to buy back a 0.5% NSR, in respect of each of the two properties, for \$500,000, and has a right of first refusal on the remaining 0.5% NSR.

In the Golden Triangle of BC, in September 2018 the Company acquired by staking 17 claims covering 6,506 hectares, 1.4 km west of the JW property and in December, 4 additional claims covering 1,832 hectares adjoining the Andrei claims. In March 2019 five additional claims covering 791 hectares were acquired by staking over a historic prospect 11 km northeast of the Andrei claims.

In December 2018 the Company signed a definitive agreement (the "Agreement") with Crystal Lake Mining Corporation, now known as Enduro Metals Corporation ("ENDR") whereby, over the following three years ENDR could earn a 100% interest in the Newmont Lake Project (the "Property") comprising approximately 438 square kilometres by spending \$8 million in exploration costs. The consideration set out, among other things, the issue of 12 million common shares by ENDR to the Company over three years, of which the first 4 million shares were issued on receipt of regulatory approval of the transaction in February 2019; the payment of \$2 million in cash option payments, of which \$1.0 million was received in the 2019 fiscal year. An additional 4 million shares were received November 29, 2020 with a third 4 million shares receivable on completing the term of the Agreement.

The final \$1 million was paid by ENDR to earn a 100% interest in the Property on February 2, 2022. Romios retains a 2% Net Smelter Returns Royalty ("2% NSR") on the Property, and on any after-acquired claims within a 5 km radius of the current boundary of the Property. The 2% NSR may be reduced at any time to a 1% NSR on the payment of \$2 million per 0.5% NSR.

Amounts expended by the Company to date for exploration and evaluation activities in each area are summarized below. These costs are being charged to the statement of loss and comprehensive loss as incurred.

Nevada claims

On January 12, 2022 the Company announced the acquisition of 109 claims over numerous historic goldsilver-copper in the Kinkaid area of Mineral County, Nevada. The Company also acquired 22 Lode claims in consideration of US\$10,000 and 300,000 shares of the Company.

Expenditures

	British Columbia \$	Quebec \$	Ontario \$	Nevada \$	Cumulative Total \$
Balance, June 30, 2020	21,002,839 ⁽¹⁾	988,829 ⁽²⁾	2,717,699 ⁽³⁾	-	24,709,367
Additions for the period	79,429	1,333	228,436	-	309,198
Balance, June 30, 2021	21,082,268	990,162	2,946,135	-	25,018,565
Additions for the period	400,999	1,454	739,275	57,338	1,199,066
Balance, March 31, 2022	21,483,267 ⁽¹⁾	991,616 ⁽²⁾	3,685,410 ⁽³⁾	57,338	26,217,631

(1) Net of cumulative refunds totalling \$922,746 received from the province of British Columbia.

(2) Net of cumulative refunds totalling \$431,127 received from the province of Quebec.

(3) Net of cumulative refunds totalling \$97,824 received from the province of Ontario.

7. Leases

Set out below are the carrying amounts of right-of-use assets recognized and the movements during the period:

	Office space
Right of use assets	
As at July 1, 2020	65,791
Amortization expense	18,797
As at June 30, 2020	46,994
Amortization expense	18,797
As at June 30, 2021	28,197
Amortization expense	14,098
As at March 31, 2022	14,099

The Company leases office space. The remaining lease term is 0.8 years (2021: 1.08 years).

Set out below are the carrying amounts of lease liabilities and the movements during the period:

	2022	2021
As at June 30	\$34,271	\$51,920
Interest on lease obligations	2,079	3,473
Lease payments	(17,220)	(16,394)
As at March 31	\$19,130	\$38,999
Current	19,130	19,869
Non-current	- -	19,130
The following are the amounts recognized in profit or loss:		
	2022	2021
Amortization of right-of-use assets	14,098	14,098
Interest on lease obligations	2,079	3,473
Total amount recognized in profit or loss	16,177	17,571
Maturity analysis		
	2022	2021
Year 1	20,018	5,665
Year 2	-	23,225
Year 3	-	14,012
	20,018	42,902
Less: unearned interest	(888)	(3,903)
	19,130	38,999

8. Share capital

(a) Common shares

The Company is authorized to issue an unlimited number of no-par value common shares. The following table provides the details of changes in the number of issued common shares.

	Number #	Amount \$
Balance, June 30, 2020	198,397,016	33,012,471
Flow through units issued November 18, 2020	2,500,000	162,500
Working capital units issued November 18, 2020	1,500,000	82,500
Flow through units issued December 17, 2020	13,838,770	899,520
Working capital units issued December 17, 2020	1,500,000	82,500
Warrant issue valuation	-	(82,588)
Deferred flow-through share liability	-	(163,387)
Share issue costs	-	(83,508)
Balance, June 30, 2021	217,735,786	33,910,008
Flow through units issued November 4, 2021	5,420,000	271,000
Working capital units issued November 4, 2021	4,800,000	240,000
Flow through units issued December 15, 2021	8,333,334	500,000
Warrant issue valuation	-	(28,995)
Share issue costs	84,000	(80,205)
Issue of shares for Kinkaid property (note 6)	300,000	15,000
Balance, March 31, 2022	236,673,120	34,826,808

On November 5, 2021 the Company announced the closing of a non-brokered private placement with the issuance of 5,420,000 flow-through units for gross proceeds of \$271,000 and 4,800,000 working capital units for gross proceeds of \$240,000, for a total of \$511,000.

Each FT Unit was priced at \$0.05 and consists of one common share and one half of a common share purchase warrant. Each full warrant entitles the holder to purchase one common share at a price of \$0.08 per Warrant Share until November 4, 2022.

Each WC Unit was priced at \$0.05 and consists of one common share and one common share purchase warrant. Each WC Warrant entitles the holder to purchase one common share at a price of \$0.08 per WC Warrant Share until November 4, 2022.

An Eligible Finder was paid \$600 in cash and issued 12,000 broker warrants entitling the holder to acquire one common share of the Company at a price of \$0.05 until November 4, 2022.

Another Eligible Finder was issued 84,000 common shares and 84,000 WC Warrants in lieu of a cash finder's fee. Proceeds from the Offering are expected to be used for exploration and drilling of the Company's properties in British Columbia and Ontario as well as for working capital.

Five insiders of the Company subscribed for 2,700,000 FT Units for \$135,000 of the Offering, and one insider of the Company subscribed for 500,000 WC Units for \$25,000 of the Offering. All securities issued are subject to a statutory hold period expiring on March 5, 2022.

On December 16, 2021 the Company announced the closing of a non-brokered private placement of 8,333,334 flow-through units for gross proceeds of \$500,000.

Each FT Unit was priced at \$0.06 and consists of one common share and one half of a common share purchase warrant. Each full warrant entitles the holder to purchase one common share at a price of \$0.10 per Warrant Share until December 15, 2022.

During the current fiscal year the Company completed the following financings in order to advance the exploration programs in the Golden Triangle of BC and the Lundmark-Akow Project in northwestern Ontario, and for corporate overhead costs.

On January 20, 2022 the Company issued 300,000 shares at a price of \$0.05 to acquire the 22 lode claims in the Kinkaid area of Mineral County, Nevada.

Date	Туре	Units	Price	Proceeds, \$	Warrants	Price	Expiry
November 4, 2021	FT	5,420,000	\$0.05	271,000	2,710,000	\$0.08	November 4, 2022
November 4, 2021	WC	4,800,000	\$0.05	240,000	4,800,000	\$0.08	November 4, 2022
December 15, 2021	FT	8,333,334	\$0.06	500,000	4,166,667	\$0.10	December 15, 2022

Non – brokered Private Placements

(b) Common share purchase options

The Company has a stock option plan (the "Plan") for the benefit of directors, officers, key employees, and consultants. The total number of shares which may be reserved and set aside for issuance to eligible persons may not exceed 10% of the issued and outstanding common shares. At March 31, 2022, 13,550,000 common shares were reserved for the exercise of stock options granted under the Plan.

The following table provides the details of changes in the number of issued common share purchase options during the period:

	Weighted- Options exercise	
	#	\$
Options outstanding at June 30, 2021	9,700,000	0.08
Granted	3,850,000	0.08
Options outstanding at March 31, 2022	13,550,000	0.08
Options exercisable at March 31, 2022	12,550,000	0.08

On September 14, 2021 3,850,000 share purchase options were granted to acquire common shares of the Company at \$0.08 per share for five years. The options vested immediately at the grant date.

The fair value of the share purchase options vesting in the period ended March 31, 2022, was estimated to be \$125,008, using the Black-Scholes option pricing model with the following assumptions: risk-free weighted-average interest of 0.79-0.83%, expected dividend yield of nil, average expected volatility of 128.66-129.26% and expected life term of 60 months.

The following table details the pricing and expiry dates of outstanding commons share purchase options:

Number of	Number	Remaining	Exercise price per	
stock options	exercisable	contractual life	share	Expiry date
500,000	500,000	8.4 months	\$0.10	December 13, 2022
9,200,000	9,200,000	26.2 months	\$0.08	June 6, 2024
2,000,000	1,000,000	53.3 months	\$0.08	September 10, 2026
1,850,000	1,850,000	53.5 months	\$0.08	September 14, 2026
13,550,000	12,550,000			

(c) Warrants

On certain issuances of common shares, the Company grants warrants entitling the holder to acquire additional common shares of the Company, and the Company grants warrants as consideration for services associated with the placement of such common share issues. The following table provides the details of changes in the number of outstanding common share purchase warrants:

	Number	Price Range
	of Shares	\$
Balance June 30, 2021	20,055,095	0.10
Expired	(20,055,095)	0.10
Private placement warrants issued	2,710,000	0.08
Private placement warrants issued	4,800,000	0.08
Broker warrants	12,000	0.05
Broker warrants	84,000	0.08
Private placement warrants issued	4,166,667	0.10
Broker warrants	583,333	0.06
Balance March 31, 2022	12,356,000	0.09

The following table provides details about pricing and expiry dates of outstanding warrants:

Number of	Туре	Remaining	Exercise price per	
warrants		contractual life	share	Expiry date
7,510,000	Investor	7.1 months	\$0.08	November 4, 2022
12,000	Broker	7.1 months	\$0.05	November 4, 2022
84,000	Broker	7.1 months	\$0.08	November 4, 2022
4,166,667	Investor	8.5 months	\$0.10	December 15, 2022
583,333	Broker	8.5 months	\$0.06	December 15, 2022
12.356,000				

The fair value of the warrants issued in the period ended March 31, 2022, was estimated to be \$32,721, using the Black-Scholes option pricing model with the following assumptions: risk-free weighted-average interest of 0.89-0.91%, expected dividend yield of nil, average expected volatility of 117.57%-117.64% and expected life term of 12 months.

The number of common shares outstanding on March 31, 2022 was 236,673,120. Taking into account outstanding share purchase options and warrants, the fully diluted common shares that could have been outstanding on March 31, 2022 was 262,579,120.

9. Contributed surplus

A summary of changes in contributed surplus is:

	Amount \$
Balance, June 30, 2021	5,108,637
Warrants expired	82,588
Share-based compensation	125,008
Balance, March 31, 2022	5,316,233

10. Related party transactions

During the three months ended March 31, 2022, the Company incurred related party expenses of \$116,263 (2021 – \$78,550) and \$346,193 for the nine months ended March 31, 2022 (2021 - \$229,985). These expenses are salary and consulting fees paid or payable to the Company's key senior officers, Tom Drivas, Chief Executive Officer, Frank van de Water, Chief Financial Officer, John Biczok, Vice-President, Exploration. On September 13, 2021 the Company announced that Mr. Stephen M. Burega was appointed President of the Company and will be working alongside the Chief Executive Officer, Tom Drivas. As at March 31, 2022, \$865,920 (2021 - \$775,131) was due to key management personnel. Key management personnel were not paid post-retirement benefits, termination benefits, or other long-term benefits during the nine months ended March 31, 2022 and 2021.

Unpaid Directors' fees for the independent directors were \$114,500 as at March 31, 2022 (2021 - \$98,500).

Share-based compensation to key management and directors for the three and nine months ended March 31, 2022 was \$7,843 and \$125,008 (2021 - \$nil).

During the three and nine months ended March 31, 2022 the company incurred expenses of \$23,142 and \$35,076 (2021 - \$6,672 and \$49,934) for legal fees to a law firm related to a Director of the Company, William R. Johnstone. At March 31, 2022, \$3,093 (2021 - \$1,645) was outstanding.

Transactions were expensed in the period incurred as administrative and general expenses or exploration expenses. Expenses and amounts paid and owing are measured at the exchange amount, which is the amount of consideration established and agreed to by the related parties.

On November 5, 2021 five insiders of the Company subscribed for 2,700,000 FT Units for \$135,000 of the Offering, and one insider of the Company subscribed for 500,000 WC Units for \$25,000 of the Offering. All securities issued are subject to a statutory hold period expiring on March 5, 2022.

11. Financial instruments and risk management

Categories of financial assets and liabilities

Under IFRS, financial instruments are classified into one of the following five categories: Fair value through profit and loss ("FVTPL"), held to maturity investments, loans and receivables, assets available for sale and financial liabilities. The carrying values of the Company's financial instruments are classified into the following categories:

	March 31	June 30
	2022	2021
	\$	\$
FVTPL ⁽¹⁾	3,654,095	2,436,535
Loans and receivables ⁽²⁾	26,555	16,134
Financial liabilities ⁽³⁾	19,827	21,001

(1) Includes cash, cash equivalents and marketable securities.

(2) Includes accounts receivable related to HST refunds.

(3) Includes accounts payable.

Financial Instruments

The carrying amounts for the Company's cash and cash equivalents approximate their fair values because of the short-term nature of these items. Marketable securities are priced at the quoted closing stock market price on the period end date.

Risks arising from financial instruments and risk management

The Company's activities expose it to a variety of financial risks: market risk (including interest rate risk and price risk), credit risk and liquidity risk. The Company's overall risk management program focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Company.

Liquidity risk

Prudent liquidity risk management implies maintaining at all times sufficient cash, liquid investments and committed credit facilities to meet the Company's commitments as they arise. The Company manages liquidity risk by maintaining adequate cash reserves and by continuously monitoring forecast and actual cash flows. The Company is currently assessing all options to address its liquidity issues. It is not possible to determine with any certainty the success and adequacy of these initiatives.

Pandemic COVID-19 risk

In March 2020, the World Health Organization declared the COVID -19 infectious virus a global pandemic, with resulting travel bans, physical distancing, closing of social, cultural and educational facilities and nonessential businesses. Global financial equity markets have declined considerably and remain volatile. The effect on the Company's exploration projects in 2020 included difficulty in accessing exploration sites and hiring personnel for exploration programs, as well as in raising additional equity financing. The global shutdown, the isolation of the people and the availability of effective vaccines is showing progress in the decline of the rate of infection, but the timing to return to normal and the impact on the Company's operations is difficult to project.

Carrying value of exploration and evaluation assets

The Company regularly reviews the carrying value of its properties for impairment to determine whether the carrying amount of these assets will be recoverable from future cash flows, option proceeds or from the proceeds of disposition of the properties. Assumptions underlying the cash flow estimates include the forecasted prices for gold, copper and silver, and operating, capital, exploration and reclamation costs, which are subject to risks and uncertainties.

12. Capital disclosures

The Company manages its capital structure and makes adjustments to it, based on the funds available to the Company, in order to support the acquisition, exploration and development of exploration and evaluation assets. The capital of the Company consists of capital stock, warrants and contributed surplus.

The properties in which the Company currently has an interest are in the exploration stage; as such the Company is dependent on external financing to fund its activities. In order to carry out the planned exploration and pay for administrative costs, the Company has its existing working capital and will seek to raise additional amounts as needed. Discussions regarding financing are ongoing.

The Company will continue to assess new properties and acquire an interest in additional properties if it feels there is sufficient geologic or economic potential, and if it has adequate financial resources to do so.

Romios reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable.

The Company is not subject to externally imposed capital requirements.

13. Subsequent events

On April 6, 2022 the Company announced the signing of an option agreement whereby Copperhead Resources Inc. ("Copperhead") can acquire a 75% ownership in the Red Line Project (the "Project") from the Company.

In order to exercise the option Copperhead must issue one million Copperhead shares on signing, 500,000 additional shares within 36 months and pay \$75,000 to the Company within 36 months.

Copperhead must spend a total of \$325,000 in exploration expenditures on the project with at least \$75,000 in year 1, \$100,000 in year 2 and \$150,000 in year 3.

Copperhead will be the operator of the Project and if the option is exercised the Company and Copperhead will enter into a joint venture agreement.

The Project has claims over 1,851 hectares in the Golden Triangle mineralized district of NW British Columbia, along the "Eskay Rift", 30 km to the south.