

GALANTAS GOLD CORPORATION

Condensed Interim Consolidated Financial Statements (Expressed in Canadian Dollars)

(Unaudited) Three and Nine Months Ended September 30, 2020

NOTICE TO READER

The accompanying unaudited condensed interim consolidated financial statements of Galantas Gold Corporation (the "Company") have been prepared by and are the responsibility of management. The unaudited condensed interim consolidated financial statements have not been reviewed by the Company's auditors.

Condensed Interim Consolidated Statements of Financial Position (Expressed in Canadian Dollars) (Unaudited)

	Se	As at eptember 30, 2020	As at December 31 2019		
ASSETS					
Current assets					
Cash and cash equivalents	\$	638,433	\$	1,913,420	
Accounts receivable and prepaid expenses (note 4) Inventories (note 5)		326,219 71,290		416,699 70,328	
Total current assets		1,035,942		2,400,447	
Total current assets		1,035,942		2,400,447	
Non-current assets					
Property, plant and equipment (note 6)		21,373,526		21,159,716	
Long-term deposit (note 8)		515,970		515,220	
Exploration and evaluation assets (note 7)		758,790		661,726	
Total non-current assets		22,648,286		22,336,662	
Total assets	\$	23,684,228	\$	24,737,109	
EQUITY AND LIABILITIES Current liabilities					
Accounts payable and other liabilities (note 9)	\$	1,415,791	\$	2,131,715	
Current portion of financing facilities (note 10)	¥	487,740	Ψ	242,280	
Due to related parties (note 15)		5,226,486		4,719,058	
Convertible debenture (note 11)		1,841,966		1,400,594	
Total current liabilities		8,971,983		8,493,647	
Non-current liabilities					
Non-current portion of financing facilities (note 10)		1,415,151		1,440,185	
Decommissioning liability (note 8)		589,295		580,303	
Total non-current liabilities		2,004,446		2,020,488	
Total liabilities		10,976,429		10,514,135	
Facility					
Equity Share capital (note 12(a)(b))		50,706,384		50,123,910	
Reserves		9,568,175		9,416,412	
Deficit		(47,566,760)		(45,317,348)	
Total equity		12,707,799		14,222,974	
Total equity and liabilities	\$	23,684,228	\$	24,737,109	

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

Going concern (note 1) Contingency (note 17) Event after the reporting period (note 18)



Condensed Interim Consolidated Statements of Loss

(Expressed in Canadian Dollars)

(Unaudited)

		Three Months Ended September 30, 2020 2019					onths Ended ember 30, 2019	
Revenues								
Jewellery sales (note 14)	\$	-	\$	5,788	\$	-	\$	5,788
Cost and expenses of operations								
Cost of sales		35,658		37,098		102,733		192,606
Depreciation (note 6)		80,213		93,865		253,331		280,355
		115,871		130,963		356,064		472,961
Loss before general administrative and								
other expenses		(115,871)		(125,175)		(356,064)		(467,173)
General administrative expenses		4 4 4 0 0 0		000 000		405 404		075 045
Management and administration wages (note 15)		141,068		228,339		425,404		675,645
Other operating expenses		37,042		79,617		188,462		161,897
Accounting and corporate		14,319		13,034		43,572		41,647
Legal and audit		21,299		18,018		92,251		59,464
Stock-based compensation (note 12(d))		6,791		57,631		2,567		269,694
Shareholder communication and investor relations		42,816		47,917		135,774		158,886
Transfer agent		3,718		1,415		58,192		9,068
Director fees (note 15)		11,250		8,500		26,000		26,000
General office		4,097		2,653		9,586		8,915
Accretion expenses (notes 8, 10 and 11)		170,698		67,288		481,616		186,317
Loan interest and bank charges less deposit interest (notes 10, 11 and 15)		144,217		82,123		441,386		257,812
		597,315		606,535		1,904,810		1,855,345
Other expenses		,				-,,		.,,
Foreign exchange loss (gain)		63,770		(13,664)		(11,462)		66,908
		63,770		(13,664)		(11,462)		66,908
Net loss for the period	\$	(776,956)	\$	(718,046)	\$	(2,249,412)	\$	(2 389 426)
Basic and diluted net loss per share (note 13)	\$	(0.02)		(0.02)	\$	(0.07)		(0.08)
Weighted average number of common shares	Ŧ	(****=)	Ŧ	(0:02)	T	()	Ŧ	(0.00)
outstanding - basic and diluted (i)		34,675,875		31,011,535		33,099,093	(30,313,118

(i) Adjusted for 10:1 share consolidation effective April 17, 2020 (note 13).

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



Galantas Gold Corporation Condensed Interim Consolidated Statements of Comprehensive Loss (Expressed in Canadian Dollars)

(Unaudited)

	Three Months Septembe		Nine Months Ended September 30,
	2020	2019	2020 2019
Net loss for the period	\$ (776,956) \$	(718,046) \$	(2,249,412) \$ (2,389,426)
Other comprehensive income (loss) Items that will be reclassified subsequently to profit or loss Exchange differences on translating foreign			
operations	96,618	(257,290)	(190,804) (852,666)
Total comprehensive loss	\$ (680,338) \$	(975,336) \$	(2,440,216) \$ (3,242,092)

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



Galantas Gold Corporation Condensed Interim Consolidated Statements of Cash Flows (Expressed in Canadian Dollars)

(Unaudited)

		Nine Months September 2020					
		2020	2019				
Operating activities							
Net loss for the period	\$ (2	2,249,412)	\$ (2,389,426)				
Adjustment for:							
Depreciation (note 6)		253,331	280,355				
Stock-based compensation (note 12(d))		2,567	269,694				
Interest expense (notes 10, 11 and 15)		360,840	264,726				
Foreign exchange loss (gain)		143,273	(190,279)				
Accretion expenses (notes 8, 10 and 11)		481,616	`186 ,317				
Non-cash working capital items:							
Accounts receivable and prepaid expenses		90,929	(202,034)				
Inventories		(858)	11,335				
Accounts payable and other liabilities		(717,760)	157,997				
Due to related parties		334,647	177,501				
Net cash and cash equivalents used in operating activities	(*	1,300,827)	(1,433,814)				
Investing activities							
Purchase of property, plant and equipment		(426 540)	(1 766 106)				
Proceeds from sale of property, plant and equipment		(436,519)	(4,766,426) 14,215				
Exploration and evaluation assets		- (95,900)	(24,197)				
Net cash and cash equivalents used in investing activities		(532,419)	(4,776,408)				
Financing activities							
Proceeds of private placements (note 12(b))		637,454	1,600,000				
Share issue costs (note 12(b))		(54,980)	(93,840)				
Repayment of financing facilities (note 10)		(25,023)	(34,287)				
Net cash and cash equivalents provided by financing activities		557,451	1,471,873				
Net change in cash and cash equivalents	(*	1,275,795)	(4,738,349)				
Effect of exchange rate changes on cash held in foreign currencies		808	(94,058)				
Cash and cash equivalents, beginning of period		1,913,420	6,188,554				
Cash and cash equivalents, end of period	\$	638,433	\$ 1,356,147				
	*	000 400	ф 4 0F0 4 47				
Cash Cash aguivalanta	\$	638,433	\$ 1,356,147				
Cash equivalents		-	-				
Cash and cash equivalents	\$	638,433	\$ 1,356,147				

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



Galantas Gold Corporation Condensed Interim Consolidated Statements of Changes in Equity (Expressed in Canadian Dollars)

(Unaudited)

				Rese	erv	es				
	Equity settled Foreign Equity share-based currency component Share Warrants payments translation convertible capital reserve reserve reserve debenture		mponent of onvertible	Deficit	Total					
Balance, December 31, 2018	\$ 48,628,055	\$	786,000	\$ 7,264,147	\$	913,016	\$	-	\$ (41,752,739)	\$ 15,838,479
Shares issued in private										
placement (note 12(b)(i))	1,600,000		-	-		-		-	-	1,600,000
Share issue costs	(93,840)		-	-		-		-	-	(93,840)
Stock-based compensation (note 12(d))	-		-	269,694		-		-	-	269,694
Exchange differences on translating										
foreign operations	-		-	-		(852,666)		-	-	(852,666)
Net loss for the period	-		-	-		-		-	(2,389,426)	(2,389,426)
Balance, September 30, 2019	\$ 50,134,215	\$	786,000	\$ 7,533,841	\$	60,350	\$	-	\$ (44,142,165)	\$ 14,372,241
Balance, December 31, 2019	\$ 50,123,910	\$	786,000	\$ 7,585,580	\$	796,754	\$	248,078	\$ (45,317,348)	\$ 14,222,974
Shares issued in private	007 454									007 454
placement (note 12(b)(ii))	637,454		-	-		-		-	-	637,454
Warrants issued (note 10(ii))	-		340,000	-		-		-	-	340,000
Share issue costs	(54,980)		-	-		-		-	-	(54,980)
Stock-based compensation (note 12(d))	-		-	2,567		-		-	-	2,567
Expiry of warrants	-		(786,000)	786,000		-		-	-	-
Exchange differences on translating						(100.004)				(100.004)
foreign operations	-		-	-		(190,804)		-	-	(190,804)
Net loss for the period	-		-	 -		-		-	(2,249,412)	(2,249,412)
Balance, September 30, 2020	\$ 50,706,384	\$	340,000	\$ 8,374,147	\$	605,950	\$	248,078	\$ (47,566,760)	\$ 12,707,799

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



Galantas Gold Corporation Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

1. Going Concern

These unaudited condensed interim consolidated financial statements have been prepared on a going concern basis which contemplates that Galantas Gold Corporation (the "Company") will be able to realize assets and discharge liabilities in the normal course of business. In assessing whether the going concern assumption is appropriate, management takes into account all available information about the future, which is at least, but is not limited to, twelve months from the end of the reporting period. Management is aware, in making its assessment, of uncertainties related to events or conditions that may cast doubt on the Company's ability to continue as a going concern. The Company's future viability depends on the consolidated results of the Company's wholly-owned subsidiary Cavanacaw Corporation ("Cavanacaw"). Cavanacaw has a 100% shareholding in both Flintridge Resources Limited ("Flintridge") who are engaged in the acquisition, exploration and development of gold properties, mainly in Omagh, Northern Ireland and Omagh Minerals Limited ("Omagh") who are engaged in the exploration of gold properties, mainly in the Republic of Ireland. The Omagh mine has an open pit mine, which was in production until 2013 when production was suspended and is reported as property, plant and equipment and as an underground mine which having established technical feasibility and commercial viability in December 2018 has resulted in associated exploration and evaluation assets being reclassified as an intangible development asset and reported as property, plant and equipment.

The going concern assumption is dependent upon forecast cash flows being met, further financing currently being negotiated being completed and blasting arrangement with the Police Service of Northern Ireland ("PSNI") being resolved. The directors assumptions in relation to future levels of production, gold prices and mine operating costs are crucial to forecast cash flows being achieved. Should production be significantly delayed, revenues fall short of expectations or operating costs and capital costs increase significantly, there may be insufficient cash flows to sustain day to day operations without seeking further finance.

Negotiations with current finance providers to extend short-term loans are progressing satisfactory. The Company is also in advanced negotiations with potential new investors to meet the financial requirements of the Company for the foreseeable future. Based on the five-year period financial projections prepared, the directors believe it's appropriate to prepare the unaudited condensed interim consolidated financial statements on the going concern basis.

On April 17, 2020, the Company completed a share consolidation of its share capital on the basis of ten existing common shares for one new common share consolidation. All common shares, per common share amounts, stock options and warrants in these unaudited condensed interim consolidated financial statements have been retroactively restated to reflect the share consolidation.

As at September 30, 2020, the Company had a deficit of \$47,566,760 (December 31, 2019 - \$45,317,348). Comprehensive loss for the nine months ended September 30, 2020 was \$2,440,216 (nine months ended September 30, 2019 - \$3,242,092). These losses raise material uncertainties which may cast significant doubt as to whether the Company will be able to continue as a going concern. Management is confident that it will continue as a going concern. However, this is subject to a number of factors including market conditions.

These unaudited condensed interim consolidated financial statements do not reflect adjustments to the carrying values of assets and liabilities, the reported expenses and financial position classifications used that would be necessary if the going concern assumption was not appropriate. These adjustments could be material.



Galantas Gold Corporation Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

2. Incorporation and Nature of Operations

The Company was formed on September 20, 1996 under the name Montemor Resources Inc. on the amalgamation of 1169479 Ontario Inc. and Consolidated Deer Creek Resources Limited. The name was changed to European Gold Resources Inc. by articles of amendment dated July 25, 1997. On May 5, 2004, the Company changed its name from European Gold Resources Inc. to Galantas Gold Corporation. The Company was incorporated to explore for and develop mineral resource properties, principally in Europe. In 1997, it purchased all of the shares of Omagh which owns a mineral property in Northern Ireland, including a delineated gold deposit. Omagh obtained full planning and environmental consents necessary to bring its property into production.

The Company entered into an agreement on April 17, 2000, approved by shareholders on June 26, 2000, whereby Cavanacaw, a private Ontario corporation, acquired Omagh. Cavanacaw has established an open pit mine to extract the Company's gold deposit near Omagh, Northern Ireland. Cavanacaw also has developed a premium jewellery business founded on the gold produced under the name Galántas Irish Gold Limited ("Galántas"). As at July 1, 2007, the Company's Omagh mine began production and in 2013 production was suspended. On April 1, 2014, Galántas amalgamated its jewelry business with Omagh.

On April 8, 2014, Cavanacaw acquired Flintridge. Following a strategic review of its business by the Company during 2014 certain assets owned by Omagh were acquired by Flintridge.

The Company's operations include the consolidated results of Cavanacaw, and its wholly-owned subsidiaries Omagh, Galántas and Flintridge.

The Company's common shares are listed on the TSX Venture Exchange ("TSXV") and London Stock Exchange AIM under the symbol GAL. The primary office is located at The Canadian Venture Building, 82 Richmond Street East, Toronto, Ontario, Canada, M5C 1P1.

In March 2020, the World Health Organization declared coronavirus (COVID-19) a global pandemic. This contagious disease outbreak, which has continued to spread, has adversely affected workforces, economies, and financial markets globally, leading to an economic downturn. It is not possible for the Company to predict the duration or magnitude of the adverse results of the outbreak and its effects on the Company's business or ability to raise funds.

3. Basis of Preparation

Statement of compliance

The Company applies International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and interpretations issued by the International Financial Reporting Interpretations Committee ("IFRIC"). These unaudited condensed interim consolidated financial statements have been prepared in accordance with International Accounting Standard 34 - Interim Financial Reporting. Accordingly, they do not include all of the information required for full annual financial statements.

The policies applied in these unaudited condensed interim consolidated financial statements are based on IFRS issued and outstanding as of November 23, 2020 the date the Board of Directors approved the statements. The same accounting policies and methods of computation are followed in these unaudited condensed interim consolidated financial statements as compared with the most recent annual consolidated financial statements as at and for the year ended December 31, 2019, except as noted below. Any subsequent changes to IFRS that are given effect in the Company's annual consolidated financial statements for the year ending December 31, 2020 could result in restatement of these unaudited condensed interim consolidated financial statements.



Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

3. Basis of Preparation (Continued)

New accounting standards adopted

IFRS 3, Business Combinations ("IFRS 3")

Amendments to IFRS 3, issued in October 2018, provide clarification on the definition of a business. The amendments permit a simplified assessment to determine whether a transaction should be accounted for as a business combination or as an asset acquisition.

The amendments are effective for transactions for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after January 1, 2020. The adoption of the amendments had no impact on the Company's unaudited condensed interim consolidated financial statements.

IAS 1, Presentation of Financial Statements ("IAS 1")

Amendments to IAS 1, issued in October 2018, provide clarification on the definition of material and how it should be applied. The amendments also align the definition of material across IFRS and other publications.

The amendments are effective for annual periods beginning on or after January 1, 2020 and are required to be applied prospectively. The adoption of the amendments had no impact on the Company's unaudited condensed interim consolidated financial statements.

IAS 8, Accounting Policies, Changes in Accounting Estimates and Errors ("IAS 8")

Amendments to IAS 8, issued in October 2018, provide clarification on the definition of material and how it should be applied. The amendments also align the definition of material across IFRS and other publications.

The amendments are effective for annual periods beginning on or after January 1, 2020 and are required to be applied prospectively. The adoption of the amendments had no impact on the Company's unaudited condensed interim consolidated financial statements.



Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

4. Accounts Receivable and Prepaid Expenses

	As at September 30, 2020			As at cember 31, 2019
Sales tax receivable - Canada Valued added tax receivable - Northern Ireland	\$	1,237 58,807	\$	2,682 93,864
Accounts receivable Prepaid expenses		233,365 32,810		250,533 69,620
	\$	326,219	\$	416,699

Prepaid expenses includes advances for consumables and for construction of the passing bays in the Omagh mine.

The following is an aged analysis of receivables:

	Sep	As at September 30, 2020		
Less than 3 months	\$	151,816	\$	235,934
3 to 12 months		139,118		108,674
More than 12 months		2,475		2,471
Total accounts receivable	\$	293,409	\$	347,079

5. Inventories

	Sep	As at tember 30, 2020	As at December 31, 2019		
Concentrate inventories	\$	71,290	\$	70,328	



Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

Property, Plant and Equipment 6.

		Freehold and and		Plant and	Motor		Office	Dov	elopment		
Cost		ouildings	ma	achinery	vehicles	е	quipment		sets (i)		Total
Balance, December 31, 2018	\$	2,406,174	\$6	6,188,611	\$ 166,362	\$	154,396	\$ 14	,696,413	\$ 2	23,611,956
Additions		-	1	1,807,493	30,771		37,092	4	,542,274		6,417,630
Disposals		-	(1	1,036,502)	(33,968)		-		-		(1,070,470)
Foreign exchange adjustment		(36,564)		(93,527)	(2,528)		(2,346)		(221,783)		(356,748)
Balance, December 31, 2019		2,369,610	6	6,866,075	160,637		189,142	19	,016,904		28,602,368
Additions		-		2,752	-		-		433,767		436,519
Foreign exchange adjustment		3,449		9,948	232		275		27,533		41,437
Balance, September 30, 2020	\$	2,373,059	\$ 6	6,878,775	\$ 160,869	\$	189,417	\$ 19	,478,204	\$ 2	29,080,324
	F	Freehold		Plant							
		Freehold and and		Plant and	Motor		Office	Deve	elopment		
Accumulated depreciation	I				Motor vehicles	e	Office quipment		elopment sets (i)		Total
Accumulated depreciation Balance, December 31, 2018	I	and and	ma	and	\$ 	e \$				\$	Total 7,124,455
	l b	and and ouildings	ma	and achinery	\$ vehicles		quipment	as	sets (i)		
Balance, December 31, 2018	l b	and and ouildings 1,975,045	ma	and achinery 4,936,580	\$ vehicles 111,910		quipment 100,920	as	sets (i) -		7,124,455
Balance, December 31, 2018 Depreciation	l b	and and ouildings 1,975,045	ma \$ 4	and achinery 4,936,580 414,756	\$ vehicles 111,910 19,351		quipment 100,920	as	sets (i) -		7,124,455 457,134
Balance, December 31, 2018 Depreciation Disposals	l b	and and ouildings 1,975,045 9,742	ma \$ 4	and achinery 4,936,580 414,756 (45,590)	\$ vehicles 111,910 19,351 (14,497)		quipment 100,920 13,285 -	as	sets (i) - - -		7,124,455 457,134 (60,087)
Balance, December 31, 2018 Depreciation Disposals Foreign exchange adjustment	l b	and and puildings 1,975,045 9,742 - (29,880)	ma \$ 4	and achinery 4,936,580 414,756 (45,590) (46,177)	\$ vehicles 111,910 19,351 (14,497) (1,439)		quipment 100,920 13,285 - (1,354)	as	sets (i) - - - -		7,124,455 457,134 (60,087) (78,850)
Balance, December 31, 2018 Depreciation Disposals Foreign exchange adjustment Balance, December 31, 2019	l b	and and buildings 1,975,045 9,742 - (29,880) 1,954,907	ma \$ 4	and achinery 4,936,580 414,756 (45,590) (46,177) 5,259,569	\$ vehicles 111,910 19,351 (14,497) (1,439) 115,325		quipment 100,920 13,285 - (1,354) 112,851	as	sets (i) - - - -		7,124,455 457,134 (60,087) (78,850) 7,442,652

	la	reehold ind and		Plant and	Motor		Office	Development	
Carrying value	bι	uildings	r	machinery	vehicles	ec	quipment	assets (i)	Total
Balance, December 31, 2019	\$	414,703	\$	1,606,506	\$ 45,312	\$	76,291	\$ 19,016,904	\$ 21,159,716
Balance, September 30, 2020	\$	409,668	\$	1,381,481	\$ 36,046	\$	68,127	\$ 19,478,204	\$ 21,373,526



Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

6. Property, Plant and Equipment (Continued)

(i) Development assets are expenditures for the underground mining operations in Omagh. The Company had announced in December 2016 that it would commence the first phase of underground development and re-start concentrate shipments at its Omagh mine. Underground development of a decline tunnel, located at the base of the existing open pit, commenced in the first quarter 2017. During 2018 the mine commenced limited production of gold concentrate from feed produced in the development of the Kearney vein and in the fourth guarter Galantas reported that delivery of the first consignment of concentrate derived from underground feedstock at the mine had been made. Underground development of the decline tunnel continued to be progressed during 2019 with further crosscuts allowing access to lower levels of vein development which forms the development necessary to demarcate production panels. By the end of the third guarter of 2019 some two kilometres of underground drivages had been developed, with exposure of the main Kearney vein on four levels with a fifth level is near the point of intersection. The mine is serviced by a decline tunnel of 1 in 6 gradients, of dimensions approximately 4.5m by 4.5m. However, during the fourth quarter Galantas announced a temporary suspension of blasting operations at its Omagh gold mine. Blasting operations had been limited, since all blasting must be supervised by the PSNI. The blasting arrangements were not sufficient for the desired level of operations and were not sufficient to allow for the expansion of mine operations as envisaged by the Company's existing mine plan. Until changes were agreed, the present inefficiencies caused by these blasting arrangements form an increasing financial burden, which has proved a significant drain on the financial resources of the Company. Accordingly, in order to reduce costs, while some mine operations will continue at the Omagh gold mine, consultation with the workforce has resulted in the numbers employed at the operation being reduced from 46 to 21. During the nine months ended September 30, 2020, Galantas reported that confirmation had been received from PSNI, in regard to their satisfaction of certain secure storage and handling protocols required for an increase in blasting to a commercial level subject to financial matters being agreed. The Company understands that these financial matters have now been mutually agreed. Ore production is suspended until finance is available to expand the underground operation. The processing plant continues to operate on a limited basis with feedstock for the plant being from low grade stock.

On October 6, 2020, the Company announced that active discussions continue with a number of potential partners regarding funding to provide the investment required for additional mine development and exploration. On-site inspections have been restricted by Covid-19 related matters. On November 9, 2020, the Company announced that an increase in gold concentrate processing has been achieved at the Company's Omagh mine.

7. Exploration and Evaluation Assets

Cost	Explorati and evaluatio assets				
Balance, December 31, 2018	\$	760,023			
Additions		70,836			
Impairment Foreign exchange adjustment		(157,583) (11,550)			
Balance, December 31, 2019		661,726			
Additions		95,900			
Foreign exchange adjustment		1,164			
Balance, September 30, 2020	\$	758,790			
Carrying value					
Balance, December 31, 2019	\$	661,726			
Balance, September 30, 2020	\$	758,790			



Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

8. Decommissioning Liability

The Company's decommissioning liability is a result of mining activities at the Omagh mine in Northern Ireland. The Company estimated its decommissioning liability at September 30, 2020 based on a risk-free discount rate of 1% (December 31, 2019 - 1%) and an inflation rate of 1.50% (December 31, 2019 - 1.50%). The expected undiscounted future obligations allowing for inflation are GBP 330,000 and based on management's best estimate the decommissioning is expected to occur over the next 5 to 10 years. On September 30, 2020, the estimated fair value of the liability is \$589,295 (December 31, 2019 - \$580,303). Changes in the provision during the nine months ended September 30, 2020 are as follows:

	Sep	As at September 30, 2020		
Decommissioning liability, beginning of period Accretion	\$	580,303 8,146	\$	578,242 10,702
Foreign exchange		846		(8,641)
Decommissioning liability, end of period	\$	589,295	\$	580,303

As required by the Crown in Northern Ireland, the Company is required to provide a bond for reclamation related to the Omagh mine in the amount of GBP 300,000 (December 31, 2019 - GBP 300,000), of which GBP 300,000 was funded as of September 30, 2020 (GBP 300,000 was funded as of December 31, 2019) and reported as long-term deposit of \$515,970 (December 31, 2019 - \$515,220).

9. Accounts Payable and Other Liabilities

Accounts payable and other liabilities of the Company are principally comprised of amounts outstanding for purchases relating to exploration costs on exploration and evaluation assets, general operating activities and professional fees activities.

	Se	As at ptember 30, 2020	De	As at ecember 31, 2019
Accounts payable Accrued liabilities	\$	531,515 884,276	\$	1,084,574 1,047,141
Total accounts payable and other liabilities	\$	1,415,791	\$	2,131,715

The following is an aged analysis of the accounts payable and other liabilities:

	Se	As at ptember 30, 2020	De	As at December 31, 2019	
Less than 3 months	\$	490,008	\$	1,232,089	
3 to 12 months		241,725		221,328	
12 to 24 months		12,232		357,073	
More than 24 months		671,826		321,225	
Total accounts payable and other liabilities	\$	1,415,791	\$	2,131,715	



Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

10. Financing Facilities

Amounts payable on the Company's long-term debts are as follow:

	As at September 30, 2020			As at December 31, 2019		
Financing facilities, beginning of period (i)(ii) Less current portion Repayment of financing facilities Accretion (ii) Interest (ii) Foreign exchange adjustment	\$	1,440,185 (487,740) (25,023) 227,035 151,252 109,442	\$	1,081,190 (242,280) (56,854) 248,238 279,151 130,740		
Financing facilities - long term portion	\$	1,415,151	\$	1,440,185		

(i) In June 2015, the Company obtained financing in the amount of GBP 19,900 for the purchase of a vehicle. The financing is for three years at interest of 6.79% per annum with monthly principal and interest payments of GBP 377 together with a final payment in August 2019 of GBP 9,540. The financing was secured on the vehicle.

(ii) In April 2018, the Company signed a concentrate pre-payment agreement and loan facility for US\$1.6 million with a United Kingdom based company (the "Lender"), with a maturity date of December 31, 2020. The interest is set at US\$ 12 month LIBOR + 8.75% and payable monthly. No interest shall be charged for 6 months and repayments shall commence against deliveries in 2019. There was a US\$25,000 arrangement fee.

In respect of the loan facility, a fixed and floating security, subordinated to an existing security to G&F Phelps Ltd. ("G&F Phelps"), is being put in place over Flintridge assets. G&F Phelps has a first charge on Flintridge assets in respect of its loan facility and the Lender required an intercreditor agreement between G&F Phelps and the Lender.

As consideration for the loan facility, the United Kingdom based company received 1,500,000 bonus warrants of the Company. Each bonus warrant is exercisable into one common share of the Company and is subject to an initial four months plus one day hold period from the date of issuance of the bonus warrants. The bonus warrants have a maximum life of two years (the "Expiry Time"). On April 19, 2018, the 1,500,000 bonus warrants were granted. In the event that the weighted average closing price per common share of the Company is more than \$2.00 per share for more than five consecutive trading days, the Company shall be entitled to accelerate the Expiry Time to a date that is 30 days from the date on which the Company announces the accelerated Expiry Time by press release.

The fair value of the 1,500,000 bonus warrants was estimated at \$786,000 using the Black-Scholes option pricing model with the following assumptions: expected dividend yield - 0%, expected volatility - 113.55%, risk-free interest rate - 1.91% and an expected average life of 2 years.

On July 9, 2020, the Company amended the terms of its loan facility of an increase in the outstanding loan facility. The amount of the loan facility increased by US\$200,000 to a total of US\$1.8 million. As at September 30, 2020, the additional US\$200,000 loan facility has not yet been drawn down by the Company. The interest rate applicable on the loan facility increased from US\$ 12 month LIBOR + 8.75% to US\$ 12 month LIBOR + 9.9% and the maturity date was extended from December 30, 2020 to December 31, 2021. Interest may be rolled into the loan facility until December 31, 2020, at the Company's option.



Galantas Gold Corporation Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars)

(Unaudited)

10. Financing Facilities (Continued)

As consideration for amending the terms of the loan facility, the Lender received on August 14, 2020, 1,700,000 bonus warrants of Galantas ("Bonus Warrants"). Each Bonus Warrant will be exercisable for one common share of Galantas (a "Bonus Share") at an exercise price of \$0.33 per Bonus Share. The Bonus Warrants will expire on December 31, 2021 (the "Expiry Date") and the Bonus Shares will be subject to an initial four month plus one day hold period from the date of their issuance. In the event that the weighted average closing price per common share of the Company is more than \$0.4125 per share for more than five consecutive trading days, the Company shall be entitled to accelerate the Expiry Date to a date that is 30 days from the date on which the Company announces the accelerated Expiry Date by press release.

The fair value of the 1,700,000 bonus warrants was estimated at \$340,000 using the Black-Scholes option pricing model with the following assumptions: expected dividend yield - 0%, expected volatility - 165.75%, risk-free interest rate - 0.27% and an expected average life of 1.38 years.

During the three and nine months ended September 30, 2020, the Company recorded accretion expense of \$152,293 and \$227,035, respectively in the unaudited condensed interim consolidated statements of loss in regards with this loan facility (year ended December 31, 2019 - \$248,238).

During the three and nine months ended September 30, 2020, the Company recorded interest expense of \$93,257 and \$151,252, respectively in the unaudited condensed interim consolidated statements of loss in regards with this loan facility (year ended December 31, 2019 - \$279,151).

11. Convertible Debenture

On December 17, 2019, the Company closed a \$1,731,190 (GBP 1,000,000) convertible debenture. The convertible debenture is unsecured, is for a term of one year commencing on the date that it is issued, carries a coupon of 15% per annum and is convertible into common shares of the Company. The conversion price is a 25% discount to the closing price of the common shares of the Company on the day prior to announcement.

The convertible debenture has been fully subscribed by Melquart Limited ("Melquart"), an insider and control person of the Company (as defined by the TSXV). Melquart are under no obligation to convert the convertible debenture and should Melquart choose not to convert, the Company will need to raise further funds to repay the convertible debenture within 12 months. As at December 31, 2019, Melquart held 7,756,572 common shares equivalent to 24% of the Company. As September 30, 2020, Melquart held 9,262,565 common shares equivalent to 26.35% of the Company (refer to note 15(c)).

The share issued pursuant to the convertible debenture will rank pari passu with the existing common shares issued by the Company.

Commission payable to Whitman Howard Ltd. for acting as the broker in relation to the convertible debenture offering total \$86,308 (GBP 50,000).

The debentures consist of the liability component and equity component. The fair value of the liability was recorded at \$1,467,110, discounted at an effective interest rate of 18%. The residual value of the debentures is allocated to the conversion feature. The value of the conversion feature was \$264,080. The Company incurred transaction costs of \$104,903 which was allocated pro-rata on the value of the conversion feature and the liability component.



Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

11. Convertible Debenture (Continued)

During the three and nine months ended September 30, 2020, the Company recorded accretion expense of \$65,454 and \$194,937, respectively (year ended December 31, 2019 - \$12,425) and interest expense of \$96,393 and \$246,435, respectively (year ended December 31, 2019 - \$9,960) as loan interest and bank charges less deposit interest in the unaudited condensed interim consolidated statement of loss.

Balance, December 31, 2018	\$ -
Principal amount	1,731,190
Equity allocation - conversion feature	(264,080
Transaction costs	(104,903
Transaction costs allocated to equity	16,002
Interest expense	9,960
Accretion expense	12,425
Balance, December 31, 2019	1,400,594
Interest expense	194,937
Accretion expense	246,435
Balance, September 30, 2020	\$ 1,841,966

12. Share Capital and Reserves

a) Authorized share capital

At September 30, 2020, the authorized share capital consisted of an unlimited number of common and preference shares issuable in Series.

On April 17, 2020, the Company completed a share consolidation of its share capital on the basis of ten then existing common shares for one new common share consolidation. All common shares, per common share amounts, stock options and warrants in these unaudited condensed interim consolidated financial statements have been retroactively restated to reflect the share consolidation.

The common shares do not have a par value. All issued shares are fully paid.

No preference shares have been issued. The preference shares do not have a par value.



Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

12. Share Capital and Reserves (Continued)

b) Common shares issued

At September 30, 2020, the issued share capital amounted to \$50,706,384. The change in issued share capital for the periods presented is as follows:

	Number of common shares	Amount
Balance, December 31, 2018	29,968,531	\$ 48,628,055
Shares issued in private placement (i)	2,352,941	1,600,000
Share issue costs	-	(93,840)
Balance, September 30, 2019	32,321,472	\$ 50,134,215
Balance, December 31, 2019	32,321,472	\$ 50,123,910
Shares issued in private placement (ii)	2,833,132	637,454
Share issue costs	-	(54,980)
Balance, September 30, 2020	35,154,604	\$ 50,706,384

(i) On August 21, 2019, the Company closed a private placement of 2,352,941 common shares for gross proceeds of GBP 1,000,000 (\$1,600,000) at an issue price of GBP 0.425 (CAD\$0.68) per share.

Miton subscribed for a total of 376,471 common shares and Miton's staked increased to 16.63% of the Company's issued common shares.

Melquart subscribed for a total of 1,534,117 common shares and Melquart's staked increased to 24.00% of the Company's issued common shares.

(ii) On July 17, 2020, the Company completed a private placement for 2,833,132 common shares at an issue price of \$0.225 (UK£0.1328) per share for gross proceeds of \$637,454 (GBP 376,240). The net proceeds to be raised by the private placement are intended to be used to support mine operations and provide general working capital of the Company.

The private placement included a subscription by LF Miton UK Smaller Companies Fund, which has subscribed for 527,108 common shares in the private placement and is managed by Premier Fund Managers Ltd ("Premier Miton"). Post-closing, this fund holds 3,222,330 shares, equivalent to 9.17% of the Company's common shares. The total number of shares controlled by Premier Miton post completion of the private Placement is 4,884,243, representing 13.89% of the Company's enlarged issued and outstanding common shares.

The private placement also included a subscription from Melquart, for 1,506,024 common shares, which gives rise to an enlarged holding of 9,262,595 common shares post completion of the private placement, or 26.35% of the Company's enlarged issued and outstanding common shares.

A four month hold period will apply to the common shares of the private placement. The hold period will expire on November 18, 2020. The shares issued pursuant to the private placement will rank pari passu with the existing common shares in issue of the Company.

Commission payable to brokers in Canada and the United Kingdom in relation to the private placement totals \$33,673 (GBP 19,874).



Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

12. Share Capital and Reserves (Continued)

c) Warrant reserve

The following table shows the continuity of warrants for the periods presented:

	Number of warrants	Weighted average exercise price
Balance, December 31, 2018 and September 30, 2019	1,500,000	5 1.58
Balance, December 31, 2019	1,500,000	
Issued (note 10(ii)) Expired	1,700,000 (1,500,000)	0.33 1.58
Balance, September 30, 2020	1,700,000	

The following table reflects the actual warrants issued and outstanding as of September 30, 2020:

Expiry date	Number of warrants	Grant date fair value (\$)	Exercise price (\$)
December 31, 2021	1,700,000	340,000	0.33

d) Stock options

The following table shows the continuity of stock options for the periods presented:

	Number of options	Weighted average exercise price
Balance, December 31, 2018	885,000 \$	5 1.20
Granted (i)(ii)	570,000	0.90
Expired	(60,000)	1.10
Balance, September 30, 2019	1,395,000 \$	6 0.92
Balance, December 31, 2019	1,395,000 \$	6 0.92
Expired	(285,000)	1.05
Cancelled (i)(ii)(iii)	(540,000)	1.01
Balance, September 30, 2020	570,000 \$	5 1.16



Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

12. Share Capital and Reserves (Continued)

d) Stock options (continued)

(i) On February 13, 2019, 320,000 stock options were granted to directors, officers, consultants and employees of the Company to purchase common shares at a price of \$0.90 per share until February 13, 2024. The options will vest as to one third on February 13, 2019 and one third on each of the following two anniversaries. The fair value attributed to these options was \$247,360 and was expensed in the unaudited condensed interim consolidated statements of loss and credited to equity settled share-based payments reserve. During the three and nine months ended September 30, 2020, included in stock-based compensation is \$4,790 and \$28,562, respectively (three and nine months ended September 30, 2019 - \$29,226 and \$155,200, respectively) related to the vested portion of these options. During the three and nine months ended September 30, 2020, 25,000 and 175,000 stock options, respectively were cancelled and therefore, \$444 and \$22,257, respectively of stock-based compensation was reversed related to the unvested portion of the options cancelled.

The fair value of the options was estimated using the Black-Scholes option pricing model with the following assumptions: dividend yield - 0%; volatility - 129%; risk-free interest rate - 1.84% and an expected life of 5 years.

(ii) On June 27, 2019, 250,000 stock options were granted to directors and employees of the Company to purchase common shares at a price of \$0.90 per share until June 27, 2024. The options will vest as to one third on June 27, 2019 and one third on each of the following two anniversaries. The fair value attributed to these options was \$145,500 and was expensed in the unaudited condensed interim consolidated statements of loss and credited to equity settled share-based payments reserve. During the three and nine months ended September 30, 2020, included in stock-based compensation is \$2,445 and \$27,625, respectively (three and nine months ended September 30, 2019 - \$24,229 and \$67,435, respectively) related to the vested portion of these options. During the three and nine months ended September 30, 2020, nil and 150,000 stock options, respectively were cancelled and therefore, \$nil and \$33,246, respectively of stock-based compensation was reversed related to the unvested portion of the options cancelled.

The fair value of the options was estimated using the Black-Scholes option pricing model with the following assumptions: dividend yield - 0%; volatility - 128%; risk-free interest rate - 1.37% and an expected life of 5 years.

(iii) The portion of the estimated fair value of options granted in the prior years and vested during the three and nine months ended September 30, 2020, amounted to \$nil and \$4,334, respectively (three and nine months ended September 30, 2019 - \$4,176 and \$47,059, respectively). In addition, during the three and nine months ended September 30, 2020, nil and 215,000 options granted in the prior years were cancelled and therefore, \$nil and \$2,451, respectively of stock-based compensation was reversed related to the unvested portion of the options cancelled.

The following table reflects the actual stock options issued and outstanding as of September 30, 2020:

Expiry date	Exercise price (\$)	Weighted average remaining contractual life (years)	Number of options outstanding	Number of options vested (exercisable)	Number of options unvested
March 25, 2022	1.35	1.48	320,000	320,000	-
April 19, 2023	1.10	2.55	25,000	25,000	-
February 13, 2024	0.90	3.37	125,000	83,333	41,667
June 27, 2024	0.90	3.74	100,000	66,667	33,333
	1.16	2.34	570,000	495,000	75,000



Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

13. Net Loss per Common Share

The calculation of basic and diluted loss per share for the three and nine months ended September 30, 2020 was based on the loss attributable to common shareholders of \$776,956 and \$2,249,412, respectively (three and nine months ended September 30, 2019 - \$718,046 and \$2,389,426, respectively) and the weighted average number of common shares outstanding of 34,675,875 and 33,099,093, respectively (three and nine months ended September 30, 2019 - 31,011,535 and 30,313,118, respectively) for basic and diluted loss per share. Diluted loss did not include the effect of 1,700,000 warrants (three and nine months ended September 30, 2019 - 1,305,000) for the three and nine months ended September 30, 2020, as they are anti-dilutive. The calculation of basic and diluted loss per share is adjusted for 10:1 share consolidation effective April 17, 2020.

14. Revenues

Shipments of concentrate under the off-take arrangements commenced during the second quarter of 2019. Concentrate sales provisional revenues during the three and nine months ended September 30, 2020 totaled approximately US\$690,000 and US\$876,000, respectively (three and nine months ended September 30, 2019 - US\$519,000 and US\$978,000, respectively). However, until the mine reaches the commencement of commercial production, the net proceeds from concentrate sales will be offset against Development assets.

15. Related Party Disclosures

Related parties include the Board of Directors, close family members, other key management individuals and enterprises that are controlled by these individuals as well as certain persons performing similar functions.

Related party transactions conducted in the normal course of operations are measured at the fair value and approved by the Board of Directors in strict adherence to conflict of interest laws and regulations.

(a) The Company entered into the following transactions with related parties:

		Three Month Septemb		Nine Months Septembe	
	Note	2020	2019	2020	2019
Interest on related party loans	(i)	\$ 77,614 \$	84,009	\$ 244,019 \$	264,726

(i) G&F Phelps, a company controlled by a director of the Company, had amalgamated loans to the Company of \$3,138,412 (GBP 1,824,764) (December 31, 2019 - \$3,133,850 - GBP 1,824,764) included with due to related parties bearing interest at 2% above UK base rates, repayable on demand and secured by a mortgage debenture on all the Company's assets. In April 2018, the interest increased to 6.75% + US\$ 12 month LIBOR. Interest accrued on related party loans is included with due to related parties. As at September 30, 2020, the amount of interest accrued is \$1,247,894 (GBP 725,562) (December 31, 2019 - \$1,002,388 - GBP 583,666).

- (ii) See note 11.
- (iii) See note 12(b)(ii).



Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

15. Related Party Disclosures (Continued)

(b) Remuneration of officer and directors of the Company was as follows:

	Three Mo Septer	 	Nine Months Septembe	
	2020	2019	2020	2019
Salaries and benefits ⁽¹⁾	\$ 120,899	\$ 110,909	\$ 352,626 \$	338,784
Stock-based compensation	4,389	8,292	20,115	65,675
	\$ 125,288	\$ 119,201	\$ 372,741 \$	404,459

⁽¹⁾ Salaries and benefits include director fees. As at September 30, 2020, due to directors for fees amounted to \$144,500 (December 31, 2019 - \$118,500) and due to officers, mainly for salaries and benefits accrued amounted to \$695,680 (GBP 404,489) (December 31, 2019 - \$464,320 - GBP 270,362), and is included with due to related parties.

(c) As of September 30, 2020, Ross Beaty owns 3,744,747 common shares of the Company or approximately 10.65% of the outstanding common shares. Roland Phelps, Chief Executive Officer and director, owns, directly and indirectly, 4,933,817 common shares of the Company or approximately 14.03% of the outstanding common shares of the Company. Premier Miton owns 4,848,243 common shares of the Company or approximately 13.79%. Melquart owns, directly and indirectly, 9,262,595 common shares of the Company or approximately 26.35% of the outstanding common shares of the Company. The remaining 35.18% of the shares are widely held, which includes various small holdings which are owned by directors of the Company. These holdings can change at anytime at the discretion of the owner.

The Company is not aware of any arrangements that may at a subsequent date result in a change in control of the Company.

16. Segment Disclosure

The Company has determined that it has one reportable segment. The Company's operations are substantially all related to its investment in Cavanacaw and its subsidiaries, Omagh and Flintridge. Substantially all of the Company's revenues, costs and assets of the business that support these operations are derived or located in Northern Ireland. Segmented information on a geographic basis is as follows:

September 30, 2020	United Kingdom Canada Total
Current assets	\$ 926,569 \$ 109,373 \$ 1,035,942
Non-current assets	22,591,084 57,202 22,648,286
Revenues	\$ - \$ - \$ -
December 31, 2019	United Kingdom Canada Total
Current assets	\$ 891,210 \$ 1,509,237 \$ 2,400,447
Current assets Non-current assets	\$ 891,210 \$ 1,509,237 \$ 2,400,447 22,286,304 50,358 22,336,662



Galantas Gold Corporation Notes to Condensed Interim Consolidated Financial Statements Three and Nine Months Ended September 30, 2020 (Expressed in Canadian Dollars) (Unaudited)

17. Contingency

During the year ended December 31, 2010, the Company's subsidiary Omagh received a payment demand from Her Majesty's Revenue and Customs ("HMRC") in the amount of \$523,348 (GBP 304,290) in connection with an aggregate levy arising from the removal of waste rock from the mine site during 2008 and early 2009. Omagh Minerals believed this claim to be without merit. An appeal was lodged with the Tax Tribunals Service and the hearing started at the beginning of March 2017 and following a number of adjournments was completed in August 2018. During the year ended December 31, 2019, the Tax Tribunals Service issued their judgement dismissing the appeal by Omagh in respect of the assessments. A provision has now been included in the unaudited condensed interim consolidated financial statements in respect of the aggregates levy plus interest and penalty.

There is a contingent liability in respect of potential additional interest which may be applied in respect of the aggregates levy dispute. Omagh is unable to make a reliable estimate of the amount of the potential additional interest that may be applied by HMRC.

18. Event After the Reporting Period

On October 6, 2020, the Company announced that pursuant to the acquisition of Whitman Howard Limited by Panmure Gordon & Co ("Panmure Gordon"), it appointed Panmure Gordon as its AIM Broker.

