



GLOBAL ENERGY METALS CORPORATION

MANAGEMENT'S DISCUSSION AND ANALYSIS

FOR THE FISCAL YEARS ENDED JUNE 30, 2021 AND 2020

CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING INFORMATION

This Management's Discussion and Analysis contains "forward-looking statements" within the meaning of Canadian securities legislation. These forward-looking statements are made as of the date of this Management's Discussion and Analysis.

In certain cases, forward-looking statements can be identified by the use of words such as "believe", "intend", "may", "will", "should", "plans", "anticipates", "believes", "potential", "intends", "expects" and other similar expressions. Forward-looking statements reflect our current expectations and assumptions and are subject to a number of known and unknown risks, uncertainties and other factors which may cause our actual results, performance or achievements to be materially different from any anticipated future results, performance or achievements expressed or implied by the forward-looking statements. Forward-looking statements, the actual results of exploration activities, the estimation or realization of mineral reserves and resources, capital expenditures, costs and timing of the development of new mineral deposits, requirements for additional capital, future prices of precious and base metals, possible variations in ore grade or recovery rates, failure of plant, equipment or processes to operate as anticipated, accidents, labour disputes, road blocks and other risks of the mining industry, delays in obtaining governmental approvals, permits or financing or in the completion of development or construction activities, currency fluctuations, title disputes or claims limitations on insurance coverage and the timing and possible outcome of pending litigation and the timing or magnitude of such events are inherently risky and uncertain.

Key assumptions upon which the Company's forward-looking statements are based include the following:

- *the prices for based metals will not fall significantly;*
- *the Company will be able to secure new financing to continue its exploration, development and operational activities;*
- *there being no significant adverse changes in currency exchange rates;*
- *there being no significant changes in the ability of the Company to comply with environmental, safety and other regulatory requirements;*
- *the Company is able to obtain regulatory approvals (including licenses and permits) in a timely manner;*
- *the absence of any material adverse effects arising as a result of political instability, terrorism, sabotage, natural disasters, equipment failures or adverse changes in government legislation or the socio-economic conditions in the surrounding area to the Company's operations;*
- *the Company's ability to achieve its growth strategy;*
- *the Company's operating costs will not increase significantly; and*

These assumptions should be considered carefully by investors. Investors are cautioned not to place undue reliance on the forward-looking statements or the assumptions on which the Company's forward-looking statements are based.

Investors are advised to carefully review and consider the risk factors identified in this Management's Discussion and Analysis under the heading "Risk Factors" for a discussion of the factors that could cause the Company's actual results, performance and achievements to be materially different from

any anticipated future results, performance or achievements expressed or implied by the forward-looking statements. Investors are further cautioned that the foregoing list of assumptions is not exhaustive and it is recommended that prospective investors consult the more complete discussion of the Company's business, financial condition and prospects that is included in this Management's Discussion and Analysis. The forward-looking statements contained in this Management's Discussion and Analysis are made as of the date hereof and, accordingly, are subject to change after such date.

Although the Company believes that the assumptions on which the forward-looking statements are made are reasonable, based on the information available to the Company on the date such statements were made, no assurances can be given as to whether these assumptions will prove to be correct. Accordingly, readers should not place undue reliance on forward-looking information. The Company does not undertake to update any forward-looking information, except as, and to the extent, required by applicable securities laws. The forward-looking statements contained in this Management's Discussion and Analysis are expressly qualified by this cautionary statement.

1.1 Date

The following management's discussion and analysis ("MD&A"), which is dated of October 28, 2021, provides a review of the activities, results of operations and financial condition of Global Energy Metals Corp ("Global Energy", "GEMC" or "Company") as at June 30, 2021 and for the fiscal year ended on June 30, 2021 as well as future prospects of the Company. This MD&A should be read in conjunction with the audited consolidated financial statements as at and for the fiscal year ended June 30, 2021 (the "audited financial statements"). All dollar amounts in this MD&A are expressed in Canadian dollars unless otherwise specified (the Company's financial statements are prepared in Canadian dollars).

1.2 Overall Performance

1.2.1 General

The Company was incorporated under the provisions of the British Columbia Business Corporations Act on April 27, 2015.

The Company is a reporting issuer under the Securities Act (British Columbia) and thereunder is required to make filings on a continuous basis. All disclosure filings as required under applicable securities laws are available for review under the Company's SEDAR profile at www.sedar.com.

The Company's head office is located at Suite 1501-128 West Pender Street, Vancouver, British Columbia, V6B 1R8, and its registered and records office is located at suite 530-355 Burrard Street, Vancouver, BC. V6C 0B2.

Since March 2020, several measures have been implemented in Canada and the rest of the world in response to the increased impact from novel coronavirus (COVID-19). The Company continues to operate its business at this time. While the impact of COVID-19 is expected to be temporary, the current circumstances are dynamic and the impacts of COVID-19 on business operations cannot be reasonably estimated at this time. The Company anticipates this could have an adverse impact on its business, results of operations, financial position and cash flows in 2020.

1.2.2 Stated Business Objectives

The Company is engaged in project level investments in the resource sector, with a focus on late stage, near-development and in-production “world class” mining projects globally. The Company’s strategy is to co-invest and pre-invest in metals and mining projects, alongside GEMC’s select off-take and strategic partners, in long-term accretive projects. GEMC’s investment focus is on robust projects, which have been significantly de-risked and are positioned in the lower half of their sector’s cost curve, thus increasing the potential for strong capital gains throughout the commodity life cycle.

The company targets high quality metals and mining companies with an emphasis on those metals associated with the rechargeable battery market and energy storage sector. GEMC’s strategy is to aggregate cobalt and other battery metals projects positioned to supply accelerating market demand for battery materials, within a diversified portfolio designed to hedge individual commodity and stand-alone project risk.

The Company’s continuing operations, as intended are dependent upon its ability to identify, evaluate and negotiate an acquisition of or participation in an interest in properties, assets or businesses.

1.2.3 Recent Developments

On October 19, 2021, the Company announced the signing of a letter of intent between Electric Royalties Ltd. (“Electric Royalties” and/or “ELEC”) and Scandinavian Resource Holdings (“SRH”) to create a new 1% Net Smelter Royalty (the “1% NSR”) on four exploration licenses totaling 25 square kilometers in the Råna mafic-ultramafic intrusion in Northern Norway and includes the past producing Brevann Nickel mine (the “Råna Project” or “Råna”).

On September 15, 2021, the Company announced that it has been approved to trade its common shares on the OTCQB® Venture Marketplace (the “OTCQB Venture”) under the symbol “GBLEF”. Trading will commence today on the OTCQB.

The OTCQB Venture is a U.S. trading platform that is operated by the OTC Markets Group headquartered in New York. The Company’s common shares will continue to trade on the TSX Venture Exchange under its symbol “GEMC” as well as on the Frankfurt Exchange, under its symbol “5GE1”.

On July 8, 2021 the Company announced its strategic acquisition of a 10% strategic interest in the Råna Nickel-Copper-Cobalt project including the past-producing Brevann Nickel Mine in the Råna mafic-ultramafic intrusion in Northern Norway (“The Råna Project”), as announced in the Company’s news release of April 6, 2021. As part of the transaction, GEMC will also acquire a 1% royalty on the Net Smelter Returns from the Property (the “NSR”) from Chinchinchee Nominee Pty Ltd. (the “Royalty Holder”).

The project portfolio includes three exploration licences including the past producing Brevann Nickel Mine in the Råna maficultramafic intrusion (Arnes, Bruvatnet and Rånbogen) and a fourth exploration licence (Krokelta), that lies outside the intrusion, west of the Brevann Nickel mine (collectively “The Råna Nickel Project”).

The Råna Nickel Project licence area totals 25km² and is located on the south shore of Ofotfjord, which is ice-free year-round, 2km away from a shipping dock, with work force and infrastructure in place and in close proximity to a growing end-user market including FREYR AS, a Norwegian incorporated company that is developing environmentally friendly lithium-ion based battery cell facilities in Mo i Rana, Northern Norway.

Project Highlights:

- *The Råna intrusion hosts the Brevann Nickel (copper and cobalt) mine with 9.15MT remaining resources (not including ore-grade pillars) in the underground mine;*

- *The mine is open-ended in three directions that have been under-explored;*
- *Bruvann mine was operated from 1989 to 2002 at an average nickel price below USD \$4/lb;*
- *Resemblance to the World Class Voisey's Bay deposit and other major nickel deposits;*
- *Excellent near-mine potential;*
- *Geochemistry points to a major nickel extraction from the magma;*
- *Re-interpretation of geophysical survey data (including newly derived geological model) confirms six new drill targets;*
- *Strong correlation between modelled conductors and surface mineralisation, including surface samples with up to 2.34% Ni, 0.27% Cu and 0.20% Co (2.98% Ni eq);*
- *Drill hole intersection of 13.5m at 0.62% Ni, 0.13% Cu and 0.06% Co (0.83% Ni eq) in the margins of large conductor;*
- *Channel sample with 6.5 m at 0.63% Ni, 0.19% Cu and 0.07% Co (0.90% Ni eq) in the margins of a second large conductor;*
- *The prospect lies on an ice-free fjord and Norway's main N-S highway; and*
- *Much of the mine infrastructure is still in place and maintained (roads, power lines, conveyor belt to the shipping dock just 2 km away).*

Recent Exploration:

- *Airborne TEM investigations in 2005 and 2006 – Penetration down to 300m;*
- *16 drill holes totalling 3,982m during 2006 and 2007, intersecting both disseminated, vein type and massive sulphide mineralization; • Sulphide isotopic study in 2008;*
- *Airborne EM and aeromagnetic survey conducted by the Geological Survey of Norway in 2015;*
- *>4,000 soil samples, >400 rock samples creating a geochemical map of Rånbogen;*
- *Modelling of gravity data;*
- *3D computer modelling of the ore body in the mine; and*
- *A new derived geological model in 2019 has identified 6 new targets in addition to multiple high-priority targets previously identified proximal to anomalous nickel bearing rock samples grading up to 2.34% Ni.*

Terms:

In consideration of the 10% interest (the "GEMC interest") and 1% NSR on the Råna Nickel Project, GEMC will issue to the Vendor 3,300,000 common shares, subject to the approval of the TSX Venture Exchange, in the capital of Global (the "Payment Shares"), subject to statutory and voluntary escrow provisions. GEMC shall have a carried interest on the Råna Nickel Project and will not be responsible for any project costs, including without limitation, construction costs, exploration costs, mine costs and operating costs on the property, until the Vendor, or an affiliate of the Vendor, incurs greater than Cdn. \$1,500,000 of project expenditures.

Either the Vendor or the Royalty Holder has the right to purchase one-half of the NSR, which is a 0.5% royalty on Net Smelter Returns, for the purchase price of Cdn.\$1,000,000 on or before the

date on which Commercial Production (as that term will be defined in the Definitive Agreement) commences.

The Payment Shares will be subject to resale restrictions of 4 months plus one day in accordance with applicable securities legislation and will also be subject to a voluntary pooling arrangement, pursuant to which the shares will be endorsed with applicable legends and released as follows:

- 50% of the Payment Shares shall be released on that day that is four months and one day following the date of issuance thereof;
- 25% of the Payment Shares shall be released on the day that is eight months and one day following the date of issuance thereof; and
- 25% of the Payment Shares shall be released on the day that is twelve months and one day following the date of issuance thereof.

Global Energy Metals intends to work alongside the Vendor to attract strategic partners to fund project development at the Râna Nickel Project while leveraging its interest to create shareholder value through exploration success.

As consideration for the acquisition, GEMC issued an aggregate of 3,300,000 common shares of GEMC to Scandinavian Resource Holdings Pty Ltd., (the "Vendor"), all of which are subject to a statutory hold period of 4 months and one day from the date of the issuance. In addition, 850,000 shares are subject to an additional voluntary hold period expiring on March 3, 2022 and a further 850,000 shares are subject to a voluntary hold period expiring on July 3, 2022.

On March 2nd, 2021, the Company entered into a Letter of Intent (the "LOI") with DG Resource Management ("DGRM" and/or the "Vendor") for the acquisition (the "Acquisition") of a fifty percent (50%) interest in a portfolio of battery metal projects, which include:

- Monument Peak, Idaho (Copper, Silver, Gold)
- Chance Lake, Quebec (Nickel, Copper, Cobalt)
- Amiral, Quebec (Nickel, Copper, PGE's)

Monument Peak Copper-Silver-Gold Project, Idaho, USA

The Monument Peak Project consists of 69 claims covering approximately 1,380 acres (~558.5 hectares). It is an exploration-staged, high-grade, coppersilver-gold project, which covers two small past producing copper mines: Jackson and Hungry Hill. Sporadic development and production in the area occurred primarily during the early 1900's, with some additional development in the 1950's. The most recent exploration occurred during the 1970's and 1980's.

Mitchel (1972) described the Cu-Ag-Au mineralization at Monument as having "unusual continuity" in association with structural zones within sericitic quartzites, which can be traced along 3,200 m strike that vary from 3 to 6 m width. The mineralization is described (Lavery, 1988) as "syngenetic and fits a volcanic-hosted (massive) sulfide model ... where ... the copper-mineralized section might be as much as 175 feet thick."

Project highlights follow (from North to South):

- North Showing: grab samples to 0.57% Cu, 248 g/t Ag, 57.5 g/t Au;
- Jackson Adit: grab samples to 13.6% Cu, 2,589 g/t Ag, 17.1 g/t Au; • Chip Sample: 3.0 m of 7.03% Cu, 109 g/t Ag
- Chip Sample: 1.8 m of 3.11% Cu, 101 g/t Ag

- *Chip Sample: 6.1 m of 4.32% Cu, 99 g/t Ag*
- *Anderson Occurrence: grab samples to 3.9% Cu, 89 g/t Ag, 2.5 g/t Au.*
- *Hungry Hill Mine (2 km east of main trend): 2.4 m of 17% Cu.*

The company intends to complete a brief field program during the spring of 2021 and thence prepare a NI 43-101 Technical Report documenting all historical and recent exploration on the property.

Chance Lake Nickel-Copper-Cobalt Property, Quebec, Canada

The Chance Lake Property is situated within the Labrador Trough, approximately 100 km north of Schefferville in the Nunavik Territory of Quebec. The Property consists of 16 contiguous claims covering approximately 777.7 hectares. Mineralization at the Property was first discovered in 1942-1943 at Chance Lake and at Glance Lake. The primary occurrence is at Chance Lake, where mineralization consists of ultramafic lenses of massive sulphide (pyrrhotite, chalcopyrite, pentlandite, and sphalerite) surrounded by halos of disseminated sulphide (pyrrhotite and chalcopyrite). In 1959, Hollinger North Shore Exploration Company Limited completed a series of drill holes targeting the Chance Lake occurrence. The program was successful in intersecting both disseminated and massive sulphide mineralization with vertical drill hole L9 returning 27.2 ft (8.29 m) of 0.87% Ni and 0.90% Cu from 119.6 ft to 146.8 ft depth (~35.5 m to 44.7 m).

Analysis for platinum and palladium was not completed on the core samples. In 1959, a “tonnage estimate” was completed on the Chance Lake occurrence by the Hollinger North Shore Exploration Company Limited (Nicholson 1959, GM09855). The historical estimate outlined 716,031 tons at 0.66% Cu, 0.89% Ni, 0.10% Co for the massive sulfide zone, or 967,393 tons at 0.49% Cu and 0.73% Ni for the combined massive sulphide and disseminated sulfide zones.

The Company cautions that the historical estimates (i.e. tonnage and grade estimates) documented for the Chance Lake occurrence have not been independently verified by a Qualified Person and were not completed in accordance with NI 43-101 Standards of Disclosure for Mineral Projects, and therefore, should not be relied upon. The historical estimates are not mineral resources, and therefore, should not be treated as such.

Amiral Nickel-Copper-PGE Property, Quebec, Canada

The Amiral Property is an early-stage magmatic Ni-Cu-PGE project located within the Grenville Geological Province, approximately 120 Km northwest of Sept-Îles, Quebec. The Property consists of 40 contiguous mineral claims covering an area of approximately 2,162.5 hectares and is easily accessible via a network of old logging roads transecting the area, and a rail line passing within 3 km of the Property. In 1999, a peridotite rock unit was discovered on the Property, hosting 1% to 30% sulphides including pentlandite and chalcopyrite (the “Amiral Showing”). In 2002, an IP geophysical survey was completed and detected numerous conductive horizons on the Property, including some coincident with the Amiral Showing.

To date, two zones of mineralization have been identified on the Property – Amiral and Trench 4 – and are separated by approximately two (2) kilometres. Historical sampling of the Amiral Showing returned 1.07% Ni and 0.35% Cu over 6.5 m, including 1.54% Ni and 0.29% Cu over 2.1 m (GM59166). At the Trench 4 Showing, historical sampling returned 0.63% Ni and 0.89% Cu (GM62800). Terms of the Acquisition:

In consideration of the Acquisition, and subject to TSX Venture Exchange (the “TSXV”) acceptance, as applicable, the Company has agreed to make, cash payments in the aggregate amount of CAD\$200,000 and issue 1,750,000 common shares of GEMC and 1,750,000 common share purchase warrants (“Warrants”) with each Warrant being exercisable at \$0.30, subject to acceleration, for a period of two years for a common share in GEMC. \$100,000 of the cash payment

will be applied to project advancement initiatives including the completion of a technical report on the Monument Peak project.

The Payment Shares will be subject to resale restrictions of 4 months plus one day in accordance with applicable securities legislation and will also be subject to a voluntary pooling arrangement, pursuant to which the shares will be endorsed with applicable legends and released as follows:

- 25% of the Payment Shares shall be released on that day that is four months and one day following the date of issuance thereof;*
- 25% of the Payment Shares shall be released on the day that is eight months and one day following the date of issuance thereof; and*
- 50% of the Payment Shares shall be released on the day that is twelve months and one day following the date of issuance thereof.*

On February 17th, 2021 the Company entered into a Letter Of Intent ("LOI"), subject to final due diligence and negotiation of definitive agreements, to acquire an interest in a portfolio of four exploration licences from Scandinavian Resource Holdings Pty Ltd. (the "Vendor") and to acquire a 1% royalty on the Net Smelter Returns from the Property (the "NSR") from Chincherinchee Nominee Pty Ltd. (the "Royalty Holder").

On February 2nd, 2021, the Company completed the sale of a portfolio of royalty interests to Electric Royalties Ltd. (Electric Royalties) on the Millennium Cobalt Project, the Mt. Dorothy Cobalt Project and the Cobalt Ridge Project located in Queensland Australia previously announced on July 15, 2020.

During the period ending December 31, 2020, the Company was notified by the Ministry of Energy, Northern Developments and Mines of Ontario, of deficiencies with respect to a mine closure plan on the Werner Lake project. The Company is working with the Ministry to address the outstanding issues.

On November 20, 2020 the Company announced the cancellation of 480,647 stock options including those held by directors, officers, advisors and consultants. In addition to the cancellation of these options and pursuant to its stock option plan, the Company has granted stock options to directors, officers, advisors and consultants of the Company, in the amount of 1,175,000 common shares, exercisable at \$0.275 per share for a period of five years vesting immediately.

On December 21, 2020, the Company issued, pursuant to the Debt Settlement, 277,020 common shares of the Company at a deemed price of \$0.275 per share to certain creditors of the Company, including certain of its directors, officers and consultants (the "Creditors").

On October 1, 2020, the Company formed a new, wholly-owned U.S. subsidiary – U.S. Battery Metals Corporation with the purposes of searching business opportunities in United States of America.

On September 28, 2020, the Company completed a private placement for 5,278,000 units at a price of \$0.125 per unit for a total of \$659,750. Each unit consisted of one common share and one transferable common share purchase warrant at an exercise price of \$0.15 for 3 years from the date of issuance. The Company paid finders' fees as follows: \$25,891 and 153,280 broker warrants, each broker warrant at an exercise price of \$0.15 for 12 months from the date of issuance

On September 16, 2020, the Company issued 1,000,000 common shares to Primus Resources, L.C. and 750,000 common shares to Nevada Sunrise Corp. as part of the acquisition agreement dated

April 7, 2020 (Note 6). The Shares issued to Primus and Nevada Sunrise will be subject to voluntary escrow provisions in addition to applicable statutory and Exchange imposed hold periods.

On August 20, 2020, the Company announced that effective on August 25, 2020, the implementation of share consolidation of all of the issued and outstanding share capital on a 10 old for 1 new basis.

The post-consolidation share capital of the Company at June 30, 2020 is described in the below table:

	Pre-Consolidation	Post-Consolidation
Common Shares	97,301,171	9,730,117
Options	4,806,482	480,648
Warrants	18,270,000	1,827,000

On July 23, 2020 the Company entered into a definitive purchase agreement to sell a portfolio of royalty interests to Electric Royalties Ltd. on the Millennium Cobalt Project, the Mt. Dorothy Cobalt Project and the Cobalt Ridge Project located in Queensland Australia.

Initial Royalty

Pursuant to the terms of the agreement announced on February 27, 2020, in consideration for a 0.5% gross metal royalty (the "Royalty") on Millennium and the Mount Isa Projects, Electric Royalties will issue to Global Energy Metals 1.15 million shares (the "Consideration Shares") in Electric Royalties and make a CAD \$150,000 cash payment. The Consideration shares will be escrowed and have a staged vesting period over eighteen months.

Additional Royalties Option

Electric Royalties, has also been granted a call option ("First Option"), exercisable at any time, for a period of two years from the Effective Date, to acquire a 0.5% royalty on the Net Smelter Returns from the Millennium Cobalt Project (the "Millennium NSR"), by paying C\$500,000 to Global, payable up to 25% in shares of ERL, at ERL's election.

Upon exercise of the First Option, ERL will have a call option, exercisable on the earlier of: (i) the third anniversary of the Closing Date and (ii) six months from the date that a preliminary economic analysis or similar study on the Millennium Project is provided to ERL, to increase the Millennium NSR by a further 1%, by paying C\$1,000,000 to Global, payable up to 25% in shares of ERL, at the election of ERL.

On April 7, 2020 the Company announced that it has successfully negotiated and entered into an agreement (the "Agreement") with Nevada Sunrise Gold Corp. ("Nevada Sunrise") and Primus Resources L.C. ("Primus") pursuant to which Global Energy Metals will accelerate and acquire an ownership interest in the Nevada-based Lovelock and Treasure Box battery minerals projects (the "Property"). This Agreement replaced and superseded the original option agreement made as of January 21, 2019 pursuant to which Nevada Sunrise granted to Global Energy Metals an option to purchase an undivided 85% interest in the Property. The Agreement provides Global Energy with a controlling interest over the Property earlier than planned in the previous earn-in agreement, empowering GEMC to explore and develop the asset in a timely and expedited manner but without the project expenditure outlay and strict timelines originally contemplated.

Main Terms of the Accelerated Ownership Agreement

Upon the satisfactory completion of certain closing conditions, the accelerated ownership Agreement provides, among other things, that Global Energy Metals will purchase an 85% interest in the Property, with Nevada Sunrise retaining a 15% in the Property, subject to a 2% net smelter royalty in favour of Primus provided for in the underlying option agreement between Primus and Nevada Sunrise. A joint venture between Global and Nevada Sunrise will be formed to further explore and develop the Property.

In consideration for the entering into of this Agreement and for the accelerated transfer of the Property to as to an undivided 85% interest and Nevada Sunrise as to an undivided 15% interest, Global Energy Metals shall on Closing:

- 1. Pay to Primus the sum of USD \$35,000 (the "Cash Payment");*
- 2. Issue to Primus 1,000,000 Common Shares of Global (after the share consolidation completed after the year end, Note 13), at the deemed price of CDN \$0.10 a share; and*
- 3. Issue to Nevada Sunrise 750,000 Common Shares of Global (after the share consolidation completed after the year end, Note 13), at the deemed price of CDN \$0.10 a share and forego the originally contemplated exploration expenditures of USD \$1 million.*
- 4. The Shares issued to Primus and Nevada Sunrise will be subject to voluntary escrow provisions in addition to applicable statutory and Exchange imposed hold periods.*

Upon the earlier of 1 year or CDN \$1 million of project expenditures incurred by Global Energy Metals, both Global Energy Metals (85%) and Nevada Sunrise (15%) would fund joint venture expenditures pro rata to their joint venture interest or be diluted to a 1% Net Smelter Royalty ("NSR"). The NSR can be repurchased by either party for CDN \$1 million.

Primus will maintain its current NSR on the Nevada Projects being 2% with Global Energy Metals having the right, exercisable at any time, to purchase up to 50% of the Royalty granted to Primus by payment to Primus of \$1,500,000 subject to a protection hedge against inflation of the U.S. Dollar, using an agreed upon price of \$3.25 per pound copper. Upon payment of \$1,500,000 or the cash value of 462,000 (four hundred, sixty-two thousand) pounds of copper, whichever value is greater at the time of the purchase of half of the Royalty, the Royalty shall be reduced to 1% of Net Smelter Returns.

The Closing and the obligations of the parties to complete the purchase and sale of the property is subject to the following conditions precedent being met on or before June 30, 2020:

- 1. Global completing a consolidation of its common shares on the basis of ten existing common shares for one post-consolidation share;*
- 2. Global completing a financing by way of a non-brokered private placement of its common shares for a minimum of \$200,000 on terms and conditions satisfactory to Global;*
- 3. All consents required from any Government or Regulatory Authority to the transactions contemplated by this Agreement being obtained;*
- 4. Nevada Sunrise receiving all approvals required from its board of directors;*
- 5. Global receiving all approvals required from its board of directors; and Primus receiving all approvals required from its President, to whom such authority is delegated by the board of members.*

On April 6, the Company announced that exceptional cobalt, copper and gold recovery results have been received from its Millennium Project metallurgical test-work cooperative initiative completed by Cobalt Blue Holdings (ASX:COB) using its processing technology.

Highlights of the test work:

- High grade separate copper and cobalt concentrate can be readily floated from samples from the Millennium deposit.*
- Excellent float recoveries of 93% cobalt (Co), 93% copper (Cu), and 80% gold (Au) into concentrates. • Cobalt Blue Process successfully treated the cobalt concentrate for extraction of 90% Co, 95% Cu with 90% of the Au extracted in two steps.*
- 10% in Cobalt Blue Process followed by 80% in cyanide leach of the Cobalt Blue Process residue.*
- Cobalt Blue recommends that a Preliminary Economic Assessment be completed, to evaluate the total project costs and determine if the project should be advanced to a Pre-Feasibility Study ("PFS").*

On February 27, 2020 the Company announced entered into a letter of intent ("LOI") with Electric Royalties Ltd. ("Electric Royalties") for the sale of royalties on Global Energy's 100% owned Millennium Cobalt Project, the Mt. Dorothy Cobalt Project and the Cobalt Ridge Project (the "Royalty Portfolio") located in Queensland, Australia (the "NSR Sale").

1.2.4 Property Holdings

At June 30, 2021, and the date of this report the Company's interests in exploration and evaluation assets are located in Canada, the United States, Norway and in Australia.

Werner Lake Cobalt Project

On January 19, 2016, the Company acquired exploration and evaluation assets in the Werner Lake mineral belt in the Kenora Mining Division, Ontario, Canada from Global Cobalt Corp. ("GCO") with a fair value of \$2,953,185. From 2008 to 2010, GCO acquired certain claims in the Werner Lake mineral belt from three optionors: Benton Resources Corp. ("Benton"), Commerce Capital Inc. ("Commerce"), and Teck Resources Ltd. ("Teck"), together the Werner Lake Project ("Werner Lake"). Pursuant to an agreement between Puget Ventures Inc. ("Puget", later known as GCO) and Commerce, Puget acquired all of Commerce interest in the property. Commerce received a payment of \$1 million and the claims acquired from Commerce are subject to a 2% net smelter return ("NSR") on all ores, minerals or concentrates produced from the property. Puget retained the right to acquire 50% of the NSR for a price of \$2 million. The Company has assumed this right.

On November 17, 2017, the Company entered into an option agreement with Marquee Resources Ltd. ("Marquee") for the right to acquire up to a 70% interest in the Werner Lake Project.

On February 28, 2018, all conditions precedent were met in the Werner Lake transaction with Marquee. As consideration for Marquee's option to earn either a 30% or a 70% interest in Werner Lake, the Company received a cash payment totalling \$196,848 (AUD200,000) and common shares in Marquee valued at \$97,972 (AUD100,000). The shares were revalued at June 30, 2019 to \$31,363 (2018: \$90,881) and the Company recorded a loss of \$59,518 (2018: \$7,090) during the year ended June 30, 2019.

In order to maintain and enforce the option granted, Marquee must incur expenditures of AUD1,000,000 to earn a 30% interest in Werner Lake within year one and a further AUD1,500,000 (for a total of AUD2,500,000) to earn a 70% interest in Werner Lake by year two.

The parties will enter into a customary joint venture agreement once Marquee exercises its option to acquire either a 30% or 70% interest in Werner Lake. In addition, upon obtaining a pre-feasibility study according to a commercially reasonable standard, Marquee will pay the Company AUD150,000.

During the year ended June 30, 2018, the Company provided access to road and mining lands to an arm's length party until December 31, 2022 for total consideration of \$150,000. The proceeds are recorded as other income in the statement of comprehensive loss for the year ended June 30, 2018.

On November 5, 2018, Marquee announced that stage one expenditure commitment of AUD1,000,000 had been reached and gave notice to the Company of its intention to earn the 70% Interest in the project by incurring the second stage of expenditure (AUD1,500,000) on the project.

After meeting the expenditure commitment of AUD1,000,000, Marquee now owns 30% of the property and the Company retains the remaining 70%.

The Werner Lake property is located in north western Ontario, near the Ontario-Manitoba border in the Kenora Mining District. The project area covers favourable horizons in the Werner Lake Geological Belt that hosts numerous cobalt-copper and base metal showings, deposits and past producing mines. The two largest cobalt deposits defined to date are the Werner Lake Minesite Deposit and the West Cobalt Deposit, both controlled by GEMC. The area has seen extensive exploration and development work since the original discovery of cobalt in 1921. Limited production

of cobalt ore occurred between 1932 and 1944. During World War II, Werner Lake was mined to a vertical depth of 10 metres; 65.1 tonnes of cobalt was produced from 2,955 tonnes of ore (average grade 2.2% Co).

The most significant work was undertaken by Canmine Resource Corporation (“Canmine”) between 1995 and 2002. During this time Canmine carried out extensive drilling and exploration work leading to the discovery of additional mineralized lenses beneath the old workings, now referred to as the Minesite Deposit (or “Old Mine Site”). The West Cobalt Deposit is located about 500 metres west of the Minesite Deposit and was also discovered during the exploration program. Subsequent metallurgical testing, underground rehabilitation and development work, and engineering studies culminated in a feasibility study that indicated a small scale (300 tpd) underground mining operation was possible.

The historical estimate was based on 217 diamond drill holes totalling 27,894 metres of coring and underground exploration that advanced 258 metres of ramp, drifts and raises to better explore and define the West Cobalt Deposit. A Pre-feasibility Study was commissioned and completed in 1999. Based on that work a historical estimate base containing 7,435,865 pounds of cobalt was established. Canmine continued with extensive engineering work until 2002 when the company filed for bankruptcy. Canmine initiated a Feasibility study, but work was terminated due to lack of funds.

The total identified historic estimate in the proven, probable, indicated and inferred categories was delineated as follows by Canmine:

Werner Lake Mineral Belt Resource Estimate

Category ¹	Mining Area	Tonnes	Co %	Co Lbs	Cu %	Co lbs	Au opt	Au oz
	Lense 1 & 2	17,145	0.46	173,872	0.14	52,918	0.022	377
	Lens 3	34,476	0.72	547,247	0.30	228,020	0.005	172
	West Cobalt	82,210	0.37	670,595	0.27	489,353	0.006	493
	Stockpile	6,200	0.50	68,343	0.30	41,006	0.009	56
Proven	Sub-total	140,031	0.47	1,460,058	0.26	811,297	0.008	1,099
Probable	West Cobalt	40,829	0.25	225,031	0.43	387,054	0.030	1,225
Indicated	West Cobalt	51,456	0.13	147,473	0.20	226,882	0.003	154
	West Cobalt	383,647	0.37	3,129,448	0.27	2,283,651	0.006	2,302
	West Cobalt	430,663	0.18	1,709,009	0.29	2,753,403	0.015	6,460
	Minesite	55,068	0.63	764,846	0.24	291,370	0.011	606
Inferred	Sub-total	869,378	0.29	5,603,303	0.28	5,328,425	0.011	9,368

¹ Terminology for mineral resource calculations conforms with nomenclature recommendations by the CIM Ad Hoc Committee on Mineral Resource Classification tabled March 1997 as presented in an internal Canmine technical report dated October 1998. The historical resource estimates at Werner Lake are not being treated as a mineral reserve or mineral resource. Key assumptions, parameters, and methods used to prepare the historical estimates are not known. A qualified person has not done sufficient work to classify the historical estimate as a mineral resource or mineral reserve. Additional drilling and testing is required to determine a current classification as a mineral resource or mineral reserve. The Company is not treating the historical information as a current mineral resource or mineral reserve and the reader is cautioned to not rely upon this data. Please refer to the “Werner Lake Mineral Belt Properties Technical Report” by Gerald Harper, Ph.D., P.Geo. (On), dated March 22, 2011 and revised June 23, 2011 and May 26, 2015.

Global Cobalt Corp (“GCO”) (previously Puget Ventures) acquired the key patented claims in 2008 and staked or acquired a significant package of land within the Werner Lake Belt at the same time. Additional diamond drilling by GCO in 2009-2010 (7,565 metres in 33 drill holes) has added to the resource database and suggests the deposit remains open for exploration. The targeted completion of NI 43-101 compliant resource was not finalized, though the database is intact. GEMC completed this document and published the results of the study September 6, 2017. At a cut-off 0.25% Co, the

model returned a total of 57,900 indicated tonnes grading 0.51% Co, containing 653,000 lbs of cobalt and 6,300 inferred tonnes grading 0.48% Co, containing 67,000 lbs of cobalt.

A number of key recommendations in the report, including additional diamond drilling designed to further define the known deposit at depth and bring some Inferred Resources to Indicated category. Dewatering of the underground workings and resampling of the workings and metallurgical testwork was also recommended by AGP Mining Consultants Inc. The deposit remains open to depth and along strike.

AGP NI 43-101 Mineral Resources for the Werner Lake, September 2017¹

Classification	Tonnage (‘000 t)	Co (%)	Cu (%)	Au (gpt)	Contained Co (‘000 lbs)	Contained Cu (‘000 lbs)
Indicated	57.9	0.51	0.25	0.22	653	319
Inferred	6.3	0.48	0.14	0.24	67	19

¹ Deposit at a 0.25%Co cut-off grade, cobalt price of \$US15.60/lb, metallurgical recovery of 85% was assumed.

Excellent opportunities exist for the definition of additional high-grade cobalt mineralised zones at these two deposits and at other locations throughout the Werner Lake Geological Belt.

Geology

The Werner Lake Geological Belt is part of the Archean English River sub province of the Superior Province in Ontario and is defined by a deep-seated fault that is believed to have ruptured the Superior Geological Province or craton. The fault zone is up to 500 metres wide and dips near vertical. The entire area of the fault has been termed the Cu-Ni-PGE zone. At Werner Lake, the fault zone is marked at surface by a prominent 25 to 50-metre-wide U-shaped valley.

At Werner Lake, high-grade cobalt-copper mineralisation occurs in stacked lenses of sulphide mineralisation that occupy tensional structures intruded by gabbroic pegmatites to produce skarnoid assemblages. Mineralization is located within or adjacent to rock masses ranging in composition from ultramafic to mafic units and their metamorphosed equivalents, primarily as disseminated bodies but locally with sulphide concentrations reaching massive texture. The deposits tend to be elongated in the down plunge direction that varies between 30 degrees plunge and near vertical in attitude.

The Werner Lake project is underlain by a relatively complex sequence of east-west striking, steeply dipping, highly metamorphosed migmatites, ultramafics, altered mafic volcanic rocks, lesser metasedimentary sequences, plus diverse granitoid intrusive rocks. The ultramafic sequence represents deformed, dislocated lenses that originally formed a (semi)-continuous, thicker mafic-ultramafic igneous sill, possibly with a shallow emplaced volcanic component. Local metamorphism is to granulite phase with retrograde to amphibolite-greenschist locally.

Structure appears to have had the greatest control on mineralization, with the ultramafic magma intruded along the fault from deep in the crust.

The cobalt deposits are believed to have formed in the middle-depth area of the fault zone as distal skarn deposits derived from a gabbroic pegmatite. The gabbroic pegmatite, probably derived from the ultramafic intrusion, is believed to have moved tens of kilometres along the various faults until it encountered a calcium-bearing amphibolite that acted as a reductant with the deposition of the cobalt, copper and gold. Chalcopyrite, pyrrhotite, pyrite and cobaltite occur in gabbroic pegmatite and altered amphibolite skarn assemblage (garnet-biotite-magnetite). Others ascribe a syngenetic

exhalative or diagenetic origin to the Werner Lake mineralization. Gold occurs erratically and is found predominantly in the high cobalt and/or copper alteration shells.

The West Cobalt Deposit has a drill-indicated strike length of 379 metres and dips near vertically. The horizontal thickness of the deposit ranges from 1.0 to 9.58 metres. The deposit is open down-dip to the east (Figure 4). Chalcopyrite, pyrrhotite, pyrite and cobaltite occur in gabbroic pegmatite and garnet-biotite-amphibole-magnetite gneiss in the West Cobalt Deposit.

Exploration drilling by Canmine in the late 1990's indicated "excellent additional reserve development potential" exist as the deposits are open at depth. More recent work by GCO (2009-2010) appears to support this conclusion, noting that significance should be paid to structural controls on mineralisation at the deposit.

It is apparent that mineralised widths, certainly for cobalt, are relatively narrow, in the order of <1-3 metres. Cobalt rich zones consist of various combinations of pyrite, pyrrhotite, chalcopyrite, cobaltian pyrite, cobaltite, pentlandite, and arsenopyrite. Sulphide habit is typically disseminated, stringer/veinlet, with concentrations up to 40% (rare) over 10 to 30-centimetre widths of remobilised and replacement material.

Canmine also recognized the potential for very high-grade (up to 20% Co) lenses of limited size within mineralised zones. These high-grade sections that were assayed at up to 20% cobalt were intersected by both surface drilling and underground drifting and could represent significant upside to the project's cobalt output. The potential economic impact of these lenses is important and a thorough understanding of the structure of the deposit is critical to future work.

Engineering Work (Canmine)

Detailed engineering studies were undertaken by SNC-Lavalin ("SNC") to prepare a development plan and determine the most cost-effective mining techniques to be employed at Werner Lake. Due to the variability of the mineralised zones, SNC recommended shrinkage mining at the West Cobalt Zone and Lens 1 and 2 at the Old Mine Site, opting for long-hole open-stope mining being employed at Lens 3. Details including fleet requirements, ventilation, ground support, a development plan and other mining details were laid out in a 2002 report authored by SNC. Detailed cost estimations included: shrinkage costs of \$12.32 per tonne, long-hole costs of \$9.47 per tonne, ramp development costs of \$1,121.72 per metre, raise development costs of \$945.07 per metre and haul drift, draw point and other access costs of \$1,067.31 per metre. A 300-tonne production rate per day over a 5-day week was assumed. From 1997 to 1998 extensive exploration was undertaken through the decline and also through a sub-drift that was driven 107 metres within the ore zone to obtain a 4,094 tonne bulk sample.

Metallurgical studies have shown that excellent cobalt recoveries can be yielded from a standard flotation mill process followed by a low-pressure oxidative hydrometallurgical leach (net recovery 88%), to produce a cobalt carbonate end product. At the time of this work Canmine received written offers or indicative term sheets from companies around the world for the purchase of the cobalt carbonate product, which reportedly averaged 27% cobalt and 6% copper content.

Lovelock and Treasure Box Project, Nevada, USA.

On January 21, 2019 ("the "Effective Date"), the Company entered into a Definite Agreement with Nevada Sunrise Gold Corporation ("Nevada Sunrise") to acquire an 85% interest in the Lovelock Cobalt Mine and the Treasure Box Project, located in Nevada. In order to exercise the option, the Company is required to complete the following terms:

A) Issue to Nevada Sunrise such number of common shares of the Company (the "Payment Shares")

as is equal to USD \$200,000 at a price per share equal to the greater of:

(a) \$0.15; and

(b) the volume weighted average of the closing price of the Company's shares for the 20 trading days immediately prior to the execution of the Definitive Agreement, as herein defined. On January 22, 2019 the Company issued 172,811 common shares to Nevada Sunrise for a fair value of \$86,484 (Note 9).

B) Assume all future cash payments to the underlying vendor payable as scheduled below subject to an existing 2.0% net smelter royalty (the "Existing Royalty"):

- March 22, 2019: USD \$20,000 in cash (Paid);
- December 22, 2019: USD \$25,000 in cash; and
- December 22, 2020: USD \$30,000 in cash.

C) Reimburse Nevada Sunrise for the issue by Nevada Sunrise of Nevada Sunrise common shares to the underlying vendor, with common shares of the Company, payable as scheduled below:

- March 22, 2019: such number of shares as is equal in value to 20,000 shares of Nevada Sunrise on the day prior to their issuance (Note 9).
- December 22, 2019: such number of shares as is equal in value to 25,000 shares of Nevada Sunrise on the day prior to their issuance; and
- December 22, 2020: such number of shares as is equal in value to 30,000 shares of Nevada Sunrise on the day prior to their issuance.
- Reimburse Nevada Sunrise for the USD\$5,000 (Paid) payment made by Nevada Sunrise to Primus Resources Ltd. ("Primus") of USD\$5,000 by issuing to Nevada Sunrise, as fully paid and non-assessable, common shares of the Company.

During the year ended June 30, 2019, the Company issued additional 38,462 common shares at fair value of \$23,001 and paid \$27,018 in cash to Nevada Sunrise in connection with this agreement.

During the year ended June 30, 2020, the Company issued 53,915 common shares to Nevada Sunrise in connection to this agreement (Note 9).

D) In order to maintain in force the Option granted to it, and to exercise the Option, the Company must also incur expenditures totaling USD\$1,000,000 by the third anniversary of the Effective Date.

Millennium Project, Australia.

On September 25, 2017, the Company acquired an option from Hammer Metals Ltd. ("Hammer") for the Millennium Cobalt-Copper Project ("Millennium") located in the Mt. Isa mining region of Queensland, Australia. Additionally, the Company holds a right of first refusal to acquire any additional interest in the Millennium project, which Hammer may wish to sell. The option agreement outlines the principal terms and conditions to earn up to 75% interest in the Millennium project upon making project related expenditures to further advance the Millennium project. Total consideration for the option is \$2,700,000. Before the third-year anniversary of signing the option agreement, the Company must expend a minimum of \$2,500,000 in project exploration and development work on the Millennium project as follows:

- \$500,000 within 6 months for 25% interest;
- \$1,000,000 within 18 months for 65% cumulative interest; and

- \$1,000,000 within 36 months for cumulative 75% interest.

During the year ended June 30, 2018, the Company paid to Hammer a total of \$200,000 in cash in two equal payments of \$100,000 as part of the option agreement.

On March 14, 2018 the Company entered into a letter of intent (the "LOI") with Hammer setting the terms for the strategic acquisition of the Mount Dorothy Cobalt Project and the Cobalt Ridge Project, collectively the "Mt. Isa Projects".

Upon completing its due diligence and upon meeting the conditions set in the LOI, the Company entered into a Definitive Agreement with Hammer for the exclusive right to acquire a 100% interest in the Mt. Isa Projects, which was completed on June 27, 2019.

On March 22, 2018 the Company complied with its obligations under its agreement with Hammer in order to earn a 25% interest in Millennium. Having incurred exploration expenditures of at least \$500,000 the Company gave notice that it intends to move forward with the next phase of its earn-in for a 65% interest in the project. In order to earn a 65% interest, the Company must incur additional exploration expenditures of at least \$1,000,000 within 18 months of the effective date.

Upon completing its due diligence and upon meeting the conditions set in the LOI, should the Company elect to enter into a Definitive Agreement with Hammer, the Company would have the exclusive right to acquire a 100% interest in the Mt. Isa Projects

On June 26, 2018, the Company entered into a binding agreement with Hammer to acquire the balance of the interest in the Millennium Cobalt Project as well as the Mt. Dorothy Cobalt Project and the Cobalt Ridge Project such that it will hold 100% of both the Millennium Property and the Mt. Isa Projects.

On June 27, 2019, the Company completed the acquisition of the 100% interest of Millennium and Mount Isa projects (collectively "Millennium Project") via the 100% acquisition of Element Minerals Australia Pty Ltd. ("Element") (holder of said properties), an Australian private company, a wholly owned subsidiary of Hammer which holds 100% ownership on Millennium and Mount Isa projects. Pursuant to the terms of the Millennium Acquisition Agreement, the Company issued to Hammer 1,922,564 common shares of the Company with a fair value of \$1,155,338 (Note 7).

The Company determined that Element did not have the inputs and process capable of producing outputs that are necessary to meet the definition of a business as defined by IFRS 3. The acquisition was accounted for as a share-based payment, whereby the Company acquired the net assets and liabilities of Element.

The breakdown of the acquisition is as follow:

	\$
Purchase Price Allocation	
Common shares	1,155,338
Purchase Price	1,155,338
Tangible net assets	
Cash	14
Exploration and evaluation asset	1,155,324
Total	1,155,338

History

Recent drilling in 2016 from Hammer's 23 RC drill hole program (Hammer ASX releases, 13/09/2016 and 14/10/2016) included peak cobalt results with 8 metres at 0.35% Co in MIRC023 and 4 metres at 0.51% Co in MIRC013.

Other intercepts included:

- 19 m at 0.38% Co, 1.27% Cu, 0.70 g/t Au, (4.12% CuEq) in Q-012;
- 24 m at 0.15% Co, 0.23% Cu and 0.09 g/t Au (1.17% CuEq) in MIRC013;
- including 4 m at 0.51% Co, 0.46% Cu and 0.16 g/t Au (3.64% CuEq),
- 12 m at 0.19% Co, 0.57% Cu and 0.19 g/t Au (1.85% CuEq) in MIRC014;
- including 4 m at 0.30% Co, 0.44% Cu and 0.14 g/t Au (2.33% CuEq),
- 40 m at 0.07% Co, 0.32% Cu and 0.13 g/t Au (0.82% CuEq) in MIRC017;
- including 5 m at 0.15% Co, 0.82% Cu and 0.21 g/t Au (1.90% CuEq); and
- 33 m at 0.16% Co, 0.66% Cu and 0.34 g/t Au (2.11% CuEq) in MIRC023;
- including 8 m at 0.35% Co, 0.08% Cu (2.19% CuEq).

All intercepts reported represent core lengths; true width will vary depending on the intersection angle with the targeted zone. Hole are generally planned to intersect mineralised zones as close to perpendicular as possible. Copper equivalent (CuEq) calculation is as follows: $CuEq\% = Cu\% + (Co\% * 5.9) + (Au\text{ ppm} * 0.9) + (Ag\text{ ppm} * 0.01)$.

Hammer Resources published a JORC (2012) resource report on the project in November 2016 based on 40 reverse circulation drill holes (6,240m) completed between 2013 and 2016. At the time, Hammer used a copper equivalent (CuEq) to calculate the resource base, however, cobalt is the dominant economic metal in the deposit based on current metal prices.

Historical Estimate - Hammer Resources: Millennium November 2016 Mineral Resource*

Classification ¹	Tonnes	CuEq (%)	Cu (%)	Co (%)	Au (ppm)
Inferred	3,070,000	1.29	0.35	0.14	0.12

¹ Cut-off of 1.0% CuEq has been applied for reporting of Mineral Resources; metal prices used were, Cu US\$ 4,600/t, Co US\$ 27,000/t, Au US \$1,330/oz, Ag US\$20/oz (October 1, 2016); metallurgical recoveries were not assumed.

* There are no more recent estimates or data available. To upgrade this work from an historical estimate to a current mineral resource, the Company will review the data set and complete additional drilling and modelling work to verify the historic estimate as a current mineral resource or mineral reserve. A qualified person has not done sufficient work to classify the historical estimate as current mineral resources or reserves, and the issuer is not treating the historical estimate as current mineral resources or reserves.

The deposit remains has been defined along a 1.5-kilometre strike length and remains open to depth and along strike both to the south and north of current drilling limits. Similar geological units and evidence of copper and cobalt mineralisation have been mapped over a 1.5-kilometre zone to the north of the current drill area and the opportunity to discover additional mineralisation is excellent.

1.2.5 Selected Annual Financial Information

The following table presents selected financial information for the three most recent fiscal years; the results are presented in accordance with IFRS.

	Fiscal year ended June 30, 2021	Fiscal year ended June 30, 2020	Fiscal year ended June 30, 2019
	-\$-	-\$-	-\$-
Revenue	-	-	-
Loss and comprehensive loss	(932,576)	(625,155)	(1,020,610)
Basic and diluted loss per share	(0.07)	(0.06)	(0.02)
Total assets	8,566,522	6,119,271	6,119,271
Total long-term financial liabilities	35,733	80,100	-

1.2.6 Results of Operations

For the fiscal year ended June 30, 2021, the Company reported a net loss of \$1,076,570 or (\$0.07) per share (2020 – \$603,444 or \$0.06 per share). During this period, significant changes in expenses occurred in the expense categories described below.

Operating expenses totaled \$1,152,417 for the fiscal year ended June 30, 2021 (2020 - \$544,947) as a result of the Company's efforts to increase its portfolio of assets, market and develop its assets, seek additional financing and research new acquisitions. Since March 2020, several measures have been implemented in Canada and the rest of the world in response to the increased impact from novel coronavirus (COVID-19). The Company continues to operate its business at this time. While the impact of COVID-19 is expected to be temporary, the current circumstances are dynamic and the impacts of COVID-19 on business operations cannot be reasonably estimated at this time. The Company anticipates this could have an adverse impact on its business, results of operations, financial position and cash flows in 2021 and 2020.

The details for the general and administrative expenses for the fiscal year ended June 30, 2021, and 2020 are as follows:

	Three months ended June 30,		Year ended June 30,	
	2021	2020	2021	2020
	-\$ -	-\$ -	-\$ -	-\$ -
Expenses				
General administrative and office	28,352	11,071	34,871	43,470
Depreciation expense (Note 5)	34,917	13,584	46,292	44,868
Consulting fees	-	(67,500)	75,000	-
Management fees (Note 10)	36,000	-	117,000	81,000
Marketing and advertising	101,517	3,319	201,181	62,380
Investor Relations	-	-	-	33,333
Corporate development	30,000	-	95,000	101,468
Professional fees (Note 10)	113,656	92,003	194,136	122,584
Filing fees	21,941	-	54,182	14,647
Stock based compensation	324,230	-	324,230	-
Foreign exchange loss	9,508	-	9,508	-
Travel	583	15,957	1,017	41,197
Total	(700,704)	(68,434)	(1,152,417)	(544,947)

G&A expenses recorded in the statement of operations reflect the normal corporate business cycle. The Company strives to provide efficient and cost-effective administrative support to management's ongoing efforts to monitor expenditures and costs, and to increase shareholder value.

1.2.7 Summary of Quarterly Results

The following table sets out certain financial information of the Company for each of the last 8 quarters, beginning with the first quarter of fiscal 2020. This financial information has been prepared in accordance with IFRS issued by the International Accounting Standard Board (“IASB”).

	Q4, 2021	Q3, 2021	Q2, 2021	Q1, 2021
	\$	\$	\$	\$
Net revenues	-	-	-	-
Loss and comprehensive loss (gain)	474,376	230,737	122,557	104,906
Loss per share	(0.02)	(0.01)	0.01	0.01

	Q4, 2020	Q3, 2020	Q2, 2020	Q1, 2020
	\$	\$	\$	\$
Net revenues	-	-	-	-
Loss and comprehensive loss (gain)	152,014	99,872	150,199	223,070
Loss per share	0.00	0.00	(0.01)	(0.02)

Quarterly results are highly variable for exploration companies depending on whether the company has abandoned any properties, write off the deferred expenses or granted any stock options.

1.2.8 Liquidity

The Company is a mining exploration and development company with no producing resource properties, and consequently does not generate operating income or cash flow. To date, the Company has relied upon the sale of equity securities to provide working capital for capital acquisitions, exploration and development activities, and to fund the administration of the Company. Since the Company does not expect to generate any revenues in the near future, it will continue to rely upon equity and debt financing to raise capital. There can be no assurance that financing will be available to the Company when required, or on terms satisfactory to the Company.

At June 30, 2021, the Company had \$631,546 in cash (June 30, 2020 – \$314).

1.2.9 Capital Resources

The Company, at June 30, 2021 had a working capital d of \$921,347 (June 30, 2020 – working capital deficiency of \$330,463).

1.2.10 Fourth Quarter

For the fourth quarter ended June 30, 2021, the Company reported a net loss of \$474,376 or (0.02) per share (2020 - \$152,014 or (0.00) per share).

The details for the general and administrative expenses for the fourth quarter ended June 30, 2021, and 2020 are as follows:

	Three months ended June 30,	
	2021	2020
	- \$ -	- \$ -
Expenses		
General administrative and office	28,352	11,071
Depreciation expense (Note 5)	34,917	13,585
Management fees (Note 10)	36,000	-
Marketing and advertising	101,517	-
Corporate development	30,000	-
Professional fees (Note 10)	113,656	36,578
Filing fees	21,941	-
Stock based compensation	324,230	-
Foreign exchange loss	9,508	-
Travel	583	-
Total	(700,704)	(61,234)

1.2.12 Critical Accounting Estimates

The Company's significant accounting policies are contained in Note 3 to the Audited Financial Statements for the year ended June 30, 2021. The preparation of the Audited Financial Statements in conformity with International Financial Reporting Standards ("IFRS") requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Estimates and underlying assumptions are reviewed on an ongoing basis. Information about critical judgments in applying accounting policies that have the most significant effect on the amounts recognized in the Audited Financial Statements included the following:

Provisions and contingencies

The amount recognized as provision, including legal, contractual and other exposures or obligations, is the best estimate of the consideration required to settle the related liability, including any related interest charges, taking into account the risks and uncertainties surrounding the obligation. In addition, contingencies will only be resolved when one or more future events occur or fail to occur. Therefore, assessment of contingencies inherently involves the exercise of significant judgment and estimates of the outcome of future events. The Company assesses its liabilities and contingencies based upon the best information available, relevant tax laws and other appropriate requirements.

1.2.13 Changes in Accounting Policies including Initial Adoption of IFRS

The Company adopted IFRS 16 as at July 1, 2019.

Future Accounting Pronouncements

A number of other new standards and issued amendments to standards and interpretations are not yet effective for the year ending June 30, 2021 and have not been applied when preparing the Company's financial statements. Management does not currently expect the implementation of these new standards and amendments will have a significant effect on the financial statements of the Company.

Financial Instruments and Other Instruments

Financial liabilities included in the statement of financial position are as follows:

	June 30, 2021	June 30, 2020
	-\$-	-\$-
Accounts payable	313,558	256,779
Accrued liabilities	37,500	22,575
	351,058	279,354

Financial Instruments

Financial instruments are agreements between two parties that result in promises to pay or receive cash or financial instruments. The Company classifies its financial instruments in the following categories: at fair value through profit and loss (“FVTPL”), at fair value through other comprehensive income (loss) (“FVTOCI”) or at amortized cost. The Company determines the classification of financial assets at initial recognition. The classification of debt instruments is driven by the Company’s business model for managing the financial assets and their contractual cash flow characteristics. Equity instruments that are held for trading are classified as FVTPL. For other equity instruments, on the day of acquisition the Company can make an irrevocable election (on an instrument-by-instrument basis) to designate them as at FVTOCI. Financial liabilities are measured at amortized cost, unless they are required to be measured at FVTPL (such as instruments held for trading or derivatives) or if the Company has opted to measure them at FVTPL. Receivables, accounts payable, and convertible debenture are classified at amortized cost. Cash is classified as FVTPL and marketable securities at FVTOCI.

Fair value hierarchy

The Company provides information about its financial instruments measured at fair value at one of three levels according to the relative reliability of the inputs used to estimate the fair value:

- Level 1 Quoted prices in active markets for identical assets or liabilities;
- Level 2 Inputs, other than quoted prices in Level 1, that are observable for the asset or liability either directly or indirectly; and
- Level 3 Unobservable inputs that are not based on observable market data.

At June 30, 2021, the fair values of cash and certain marketable securities have been determined using level 1 inputs. The fair value for Electric Royalties Corp. marketable securities has been determined using level 2 inputs (Note 4 of the financial statements). The carrying value of receivables, accounts payable, and convertible debentures approximate their fair value due to their short-term maturity.

Financial Risk and Capital Management

The Company is exposed in varying degrees to a variety of financial instrument related risks. The Board of Directors approves and monitors the risk management processes, inclusive of documented investment policies, counterparty limits, and controlling and reporting structures. The type of risk exposure and the way in which such exposure is managed is provided as follows:

Credit Risk

Credit risk is the risk of loss due to the counterparty's inability to meet its obligations. The Company's exposure to credit risk is on its cash, receivables and deposits. Risk associated with cash is managed through the use of major banks which are high credit quality financial institutions as determined by rating agencies. Credit risk is assessed as low.

Foreign Exchange Risk

Foreign currency risk is the risk that the fair values or future cash flows of a financial instrument will fluctuate as they are denominated in currencies that differ from the respective functional currency. The Company's functional currency is the Canadian dollar, limited current assets are in Australian dollars and in US dollars and the Company is therefore exposed to foreign currency risk on those assets.

Liquidity Risk

Liquidity risk is the risk that the Company will encounter difficulty in satisfying financial obligations as they become due. The Company manages its liquidity risk by forecasting cash flows from operations and anticipated investing and financing activities. The Company's objective in managing liquidity risk is to maintain sufficient readily available reserves in order to meet its liquidity requirements. The Company assessed its liquidity risk as high.

The following is an analysis of the contractual maturities of the Company's non-derivative financial liabilities at June 30, 2021:

	Due on demand -\$-	Within one year -\$-	Between one and five years -\$-	More than five years -\$-
Accounts payable and accrued liabilities	351,058	-	-	-

Interest Rate Risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate due to changes in market interest rates. The Company's convertible debentures bear fixed interest rate and therefore does not expose to interest rate risk.

There were no changes in the Company's approach to risk management during the reporting period.

Capital Management

The Company defines its capital as shareholders' equity. It manages its capital structure and makes adjustments to it based on the funds available to the Company in order to support future business opportunities. The Board of Directors does not establish quantitative return on capital criteria for management, but rather relies on the expertise of the Company's management to sustain future development of the business.

The Company is dependent upon external financing or the sale of assets to fund activities. In order to carry future projects and pay for administrative costs, the Company will spend its existing working capital and raise additional funds as needed. Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. The approach to capital management has not changed since the prior year, and the Company is not subject to externally imposed capital requirements.

1.2.14 Other MD&A Requirements

Disclosure of Outstanding Share Data

On August 20, 2020, the Company announced that effective on August 25, 2020, the implementation of share consolidation of all of the issued and outstanding share capital on a 10 old for 1 new basis.

The post-consolidation share capital of the Company at March 31, 2021 is described in the below table:

	Pre-Consolidation	Post-Consolidation
<i>At June 30, 2020:</i>		
Common Shares	97,301,171	9,730,109
Options	4,806,482	480,648
Warrants	18,270,000	1,827,000
<i>At June 30, 2021:</i>		
Common Shares	-	23,741,769
Options	-	1,175,000
Warrants	-	12,883,640

At June 30, 2021, there were 23,741,769 common shares issued and outstanding (June 30, 2020- 9,730,109), 12,883,640 share purchase warrants (June 30, 2020 – 1,827,000) and 1,175,000 stock options outstanding (June 30, 2020 - 480,648). At the date of this report there are 27,073,769 common shares issued and outstanding, 12,803,000 share purchase warrants outstanding and 1,175,000 stock options outstanding.

On May 25, 2021, The Company issued to DG Resource Management 1,750,000 common shares of GEMC and 1,750,000 common share purchase warrants (“Warrants”) with each Warrant being exercisable at \$0.30, subject to acceleration, for a period of two years for a common share in GEMC, as part of the acquisition of a fifty percent (50%) interest in a portfolio of battery metal projects, which include:

- Monument Peak, Idaho (Copper, Silver, Gold)
- Chance Lake, Quebec (Nickel, Copper, Cobalt)
- Amiral, Quebec (Nickel, Copper, PGE's)

On May 21, 2021 to company announced the closing (in two tranches) of its oversubscribed private placement first announced on March 2, 2021 and April 22, 2021, for a total of 4,400,000 units at \$0.25 for a total of \$1,100,000.

Each unit consists of a common share and 1 common share purchase warrant. Each common share purchase warrants entitles the holder to acquire 1 common share of the Company at \$0.30 for a p[eriod of 24 months from the date of issuance.

Warrants are subject to an acceleration clause whereby if on any 10 consecutive trading days occurring after four months and one day has elapsed from the closing date, the daily volume weighted average trading price of the common shares of the Company is at least \$0.50 per share, the Company may accelerate the expiry date of the warrants to the 30th day after the date on which the Company gives notice to the subscriber in accordance with the warrant of such acceleration.

The Company paid \$13,500 and 32,000 broker warrants. Each warrant entitles the holder to 1 common share at \$0.30 for a period of 12 months from the date of issuance, subject to the same acceleration clause disclosed above.

The Company issued a further 1,750,000 common shares as part of the purchase agreement with DG Resource Management disclosed on section 1.2.3 above.

On February 8, 2021, the Company issued 196,000 common shares through the exercise of 196,000 share purchase warrants at \$0.15 per share.

On November 20, 2020, the Company cancelled 480,648 stock options and issued 1,175,000 new stock options (Note 9 of the interim financial statements). At December 31, 2020 and the date of this report, there are 1,175,000 stock options outstanding (June 30, 2020 – 480,648).

On September 16, 2020, the Company issued 1,000,000 common shares to Primus Resources, LC. and 750,000 common shares to Nevada Sunrise Corp. as part of the acquisition agreement dated April 7, 2020 (Note 6). The Shares issued to Primus and Nevada Sunrise will be subject to voluntary escrow provisions in addition to applicable statutory and Exchange imposed hold periods.

On September 28, 2020, the Company completed a private placement for 5,278,000 units at a price of \$0.125 per unit for a total of \$659,750. Each unit consisted of one common share and one transferable common share purchase warrant at an exercise price of \$0.15 for 3 years from the date of issuance. The Company paid finders' fees as follows: \$25,891 and 153,280 broker warrants, each broker warrant at an exercise price of \$0.15 for 12 months from the date of issuance.

59,915 common shares were issued in relation to the acquisition agreement with Nevada Sunrise Gold Corp. for the acquisition of the Lovelock Cobalt Mine and the Treasure Box project.

938,213 share purchase warrants valued at \$0.20 expired on June 15, 2020.

Risks and uncertainties

The Company is in the business of acquiring, exploring and, if warranted, developing mineral properties, which is a highly speculative endeavour, and the Company's future performance may be affected by events, risks or uncertainties that are outside of the Company's control.

The Company's management consider the risks set out below to be the most significant to potential investors of the Company, but not all risks associated with an investment in securities of the Company. If any of these risks materialize into actual events or circumstances or other possible additional risks and uncertainties of which the directors are currently unaware or which they consider not be material in relation to the Company's business, actually occur, the Company's assets, liabilities, financial condition, results of operations (including future results of operations), business and business prospects, are likely to be materially and adversely affected.

In such circumstances, the price of the Company's securities could decline and investors may lose all or part of their investment.

Limited Operating History

The Company is still in an early stage of development. The Company is engaged in the business of acquiring, exploring and, if warranted, developing mineral properties in the hope of locating economic deposits of minerals. The Company's mineral interests are in the early stages of exploration and are without a known deposit of commercial ore. The Company has no history of earnings. There is no guarantee that economic quantities of mineral reserves will be discovered on the Company's property.

Management

The success of the Company is currently dependant on the performance of its directors and officers. The loss of the services of any of these persons could have a materially adverse effect on the Company's business and prospects. There is no assurance that the Company can maintain the services of its directors, officers or other qualified personnel required to operate its business. At this date there are no indications that any change in management cannot be maintained at the current structure.

Conflicts of Interest

Various of the Company's directors, officers and other members of management may in the future, serve as directors, officers, promoters and members of management of other companies involved in the acquisition, exploration and development of mineral resource properties and, therefore, it is possible that a conflict may arise between their duties as a director, officer, promoter or member of the Company's management team and their duties as a director, officer, promoter or member of management of such other companies. The Company's directors and officers are aware of the laws governing accountability of directors and officers for corporate opportunity and the requirement of directors to disclose conflicts of interest. The Corporation will rely upon these laws in respect of any directors' and officers' conflicts of interest or in respect of any breaches of duty by any of its directors or officers.

Additional Funding Requirements

From time to time, the Company will require additional financing in order to carry out its acquisition, exploration and development activities. Failure to obtain such financing on a timely basis could cause the Company to forfeit its interest in certain properties, miss certain acquisition opportunities and reduce or terminate its operations. If the Company's cash flow from operations is not sufficient to satisfy its capital or resource expenditure requirements, there can be no assurance that additional debt or equity financing will be available to meet these requirements or be available on favourable terms.

Price Volatility and Lack of Active Market

In recent years, the securities markets in Canada and elsewhere have experienced a high level of price and volume volatility, and the market prices of securities of many public companies have experienced significant fluctuations in price which have not necessarily been related to the operating performance, underlying asset values or prospects of such companies. Any quoted market for the Company's securities may be subject to such market trends and that the value of such securities may be affected accordingly.