



MANAGEMENT DISCUSSION & ANALYSIS

FOR THE YEAR ENDED
JUNE 30, 2019

Introduction

The following discussion is management's assessment and analysis of the results and financial condition of Ximen Mining Corp. ("Ximen", or "the Company") and should be read in conjunction with the accompanying audited financial statements for the year ended June 30, 2019 and related notes.

These financial statements have been prepared using accounting policies consistent with IFRS as issued by the International Accounting standards Board ("IASB").

The Financial Statements, together with the MD&A, are intended to provide investors with a reasonable basis for assessing the performance and potential future performance of the Company and are not necessarily indicative of the results that may be expected in future periods. The information in the MD&A may contain forward-looking statements, and the Company cautions investors that any forward looking statements by the Company are not guarantees of future performance, as they are subject to significant risks and uncertainties that may cause projected results or events to differ materially from actual results or events.

All monetary amounts are in Canadian dollars unless otherwise specified. The effective date of this MD&A is October 28, 2019. Additional information relating to the Company is available on SEDAR at www.sedar.com.

Description of Business

Ximen Mining Corp., ("the Company") is an exploration company engaged in exploration and evaluation of resources properties. In this regard, the Company's plan is to acquire properties of merit and take them through the exploration phase and hopefully through feasibility and on to construction and operations.

The Company is currently engaged in the acquisition, exploration, and evaluation of its mineral property interests located in British Columbia. The Company's shares are listed on the TSX Venture Exchange under the symbol XIM.V, on the Frankfurt Exchange under the symbol A1W2EG, and on the US OTCQX, under the symbol XXMMF.

The head office, principal address, and registered office is located at 888 Dunsmuir Street, Suite 888, Vancouver, British Columbia, Canada.

Overall Performance

The level of the Company's future operations will be determined by the availability of capital resources, which will be derived from the issuance of special warrants and future financings.

The Company has incurred recurring losses since its inception and had an accumulated deficit of \$23,142,643 as at June 30, 2019 which has been funded primarily by the issuance of shares. The Company has no source of operating cash flows and expects to incur further losses in the exploration and development of its mineral properties. The Company's ability to continue its operations and to realize assets at their carrying values is dependent upon obtaining additional financing or maintaining continued support from its shareholders and creditors and generating profitable operations in the future.

Acquisitions

The principal asset of 0995237 B.C. Ltd, a private arm’s length company (“099 BC Ltd.”) is its option to acquire the Kenville Gold Mine, located west of Nelson, B.C.

a) Acquisition of subsidiary - 0995237 B.C. LTD.

In April and May 2019, the Company entered into various agreements to acquire the shares of 099 BC Ltd. On May 30, 2019, a total of 43,261,811 shares of 0995237 B.C. Ltd. were acquired representing 78% of the total outstanding common shares of 099 BC Ltd (the “78% Interest”). On May 30, 2019, the Company issued a total of 3,528,769 (approximately 10.62% of the Company’s total outstanding common shares) from its share capital in exchange for the following items from the previous shareholders of 099 BC Ltd.:

- (i) 2,253,769 common shares of the Company in exchange for 43,261,811 common shares of 099 BC Ltd.
- (ii) 1,275,000 common shares of the Company in exchange for 099 BC Ltd.’s note payable (principal amount of \$1,000,000) plus accrued interest payable (\$118,388) with the face value of \$1,118,388. \$487,263, the excess of the face value of the note payable and interest over the fair value of the Company’s shares issued is recognized as gain on assumption of the promissory note.

In addition, the Company also acquired the following items from a former shareholder of 099 BC Ltd.:

- (iii) Cash payable of \$980,000 in exchange for 099 BC Ltd.’s note payable (principal amount of \$780,000) plus accrued interest payable (\$1,177,865) with the face value of \$1,957,865. \$977,865, the excess of the face value of the note payable and interest over the fair value of the Company’s shares issued is recognized as gain on assumption of the promissory note.
- (iv) Cash payable of 400,000 in exchange for certain mining equipment owned by the former shareholder of 099 BC Ltd.
- (v) Assumption of debt with the total balance of \$270,000 to another two former shareholders of 099 BC Ltd. \$79,000 of the \$270,000 were owed by 099 BC Ltd. to these two former shareholders. The \$191,000 of the \$270,000 were the amount owed by the former shareholder to the other two former shareholders related to the investment in the Kenville property. These \$191,000 were recognized as exploration and evaluation expenditures related to Kenville property.
- (vi) The following table summarized the recognized amounts of assets acquired and liabilities assumed on May 30, 2019, the date of acquisition of 78% interest in 099 BC Ltd. (assets and liabilities were measured at fair value):

	\$
Cash	11,552
Term Deposit (Reclamation)	45,800
GST Recoverable	3,451
Property	984,200
Equipment purchase	708,262
Accounts Payable	(400,793)
Promissory Notes Payable [8(a)(ii) & (iii)]	(3,076,253)
Royalty Option Payable [8(b)]	(220,000)
Shareholder Advances [8(a)(v)]	(79,000)
	(79,000)
Net Liabilities of 0995237 B.C. Ltd.	(2,022,781)

b) Acquisition of royalty option from Gungnir Resources Inc.

On April 25, 2019, the Company entered into a royalty option agreement with Gungnir Resources Inc. (“Gungnir”) to acquire an option, exercisable in the Company’s sole discretion, to purchase all of Gungnir’s remaining interest in its 4% gross metal royalty over the Kenville Gold Mine Property (the “Target Interest”) receivable from 099 BC Ltd. and the amounts receivable from 099 BC Ltd. in the amount of \$220,000 for total consideration of \$1,700,000.

To exercise the Option, Ximen will pay the \$1,700,000 as follows, all in accordance with the terms and conditions of the Agreement:

- \$500,000 in cash (paid);
- \$200,000 in common shares of Ximen (issued);
- \$1,000,000 in cash, to be paid on or before October 31, 2019 (unpaid).

The exercise of the Option was subject to Ximen paying the purchase price as set out above and the receipt of TSXV approval. The TSXV approved the transaction on May 24, 2019.

Shares will be subject to a hold period of four months and a day from the date of issuance.

Share Consolidation

On January 8, 2018, the Company consolidated its share capital, options, and warrants at a ratio of five old common shares to one new common share. These financial statements reflect the retroactive application of this share consolidation.

Share Issued for Cash

Shares Issued for Cash

- In December 2018, the Company completed a non-brokered private placement of 1,800,001 units at a price of \$0.30 per unit for gross proceeds of \$540,000. The units of the financing comprise one flow-through common share. Finder fees of \$28,000 were paid and 93,333 Agent’s warrants were issued. The Agents’ warrants may be exercised for a period of two years at a price of \$0.30.
- In January 2019, the Company completed a non-brokered private placement of 1,000,000 units at a price of \$0.25 per unit for gross proceeds of \$250,000. Each unit consists of one common share transferable common share purchase warrant. Each whole warrant will entitle the holder to purchase, for a period of 2 years from the date of issue, one additional common share of the Issuer at an exercise price of \$0.30 per share. Finder fees of \$800 were paid and 3,200 Agent’s warrants were issued. The Agents’ warrants may be exercised for a period of two years at a price of \$0.30.
- On April 2019, the Company closed a previously announced non-brokered private placement of 675,000 flow through shares at a price of \$0.60 cents per share for gross proceeds of \$405,000. Each Flow-Through share consists of one common share that qualifies as a “flow-through share” as defined in subsection 66(15) of the Income Tax Act. All securities issued in connection with the Offering will be subject to a hold period expiring August 12, 2019

Shares Issued for Mineral Properties

- In December 2018, the Company issued 2,400,000 shares as per the amended agreement on the Brett Gold Project. On January 24, 2014, the Company entered into an option agreement to acquire a 100% interest in the 2% net smelter royalty (“NSR”) on the Brett Gold Project. The agreement was amended

on February 14, 2017, May 17, 2017 and December 4, 2018 under the following amended terms: reducing the \$75,000 in cash and/or stock due February 20, 2019 and the final cash payment of \$830,000 due on February 20, 2020. The current outstanding amount due of \$905,000 was amended and made in final payment of 2,400,000 shares upon TSX approval thereby completing all payments. The fair value recognized of \$912,000 was based on the closing quoted market price of the Company's share at the date of issuance at the date of issuance.

Shares Issued for Mineral Properties

- In May 2019 The Company issued 3,528,769 common shares, at an average issue price of \$0.74 per share for the acquisition of 78% of 099 BC Ltd. and a promissory note payable to a former shareholder of 099 BC Ltd. The total number of Ximen common shares issued in exchange for the 43,261,811 shares of 0995237 BC Ltd. represents approximately 10.62% of the total issued and outstanding shares of XIM. These 3,528,769 common shares were subject to a customary 4-month, plus one day, hold period running from the date on which they were issued.
- In June 2018, the Company issued 212,888 common shares pursuant to the acquisition of the Cariboo-Armerlia Property.
- The Company also issued 285,918 shares pursuant to the Royalty Option Agreement entered into in April 2019 with Gungnir Resources Inc. The Company has acquired an option, exercisable in the Company's sole discretion, to purchase all of Gungnir's remaining interest in its 4% gross metal royalty over the Kenville Gold Mine Property for total consideration of \$1,700,000.
- To exercise the Option, Ximen will pay the Purchase Price as follows, all in accordance with the terms and conditions of the Agreement:
 - (i) \$500,000 in cash (paid);
 - (ii) \$200,000 in common shares of Ximen (the "Shares") (issued) and
 - (iii) \$1,000,000 in cash (unpaid), to be paid on or before October 31, 2019. The exercise of the Option is subject to Ximen's payment of this amount.

Exploration Project

Cumulative acquisition and exploration costs incurred by the Company to June 30, 2019 on its mineral properties are summarized below.

	Caramelia \$	Bouleau; Dentonia; Brett Providence \$	Gold Drop \$	Kenville \$	Treasury Mountain \$	General Exploration \$	Total \$	
Balance, June 30, 2017	-	4,219,148	716,071	929,038	-	367,557	152,982	6,384,796
Acquisition Costs	-	269,993	53,000	-	-	-	-	322,993
Exploration Costs	-	87,570	4,223	1,046,592	-	49,055	-	1,187,440
Exploration Advance	-	-	-	(838,162)	-	-	-	(838,162)
Option payments received	-	-	-	(500,000)	-	(175,000)	-	(675,000)
	-	357,563	57,223	(291,570)	-	(125,945)	-	(2,729)
Balance, June 30, 2018	-	4,576,711	776,294	637,468	-	241,612	152,982	6,382,067
Acquisition Costs	93,671	912,000	-	-	4,043,293	-	-	5,048,964
Exploration Costs	500	98,281	-	109,774	112,119	237,286	10,470	568,430
Exploration Advance	-	-	-	-	-	(289,011)	-	(289,011)
Option payments received	-	-	-	(250,000)	-	(10,000)	-	(260,000)
	94,171	1,010,281	-	(140,226)	4,155,412	(61,725)	10,470	5,068,383
Balance, June 30, 2019	94,171	5,586,992	773,294	497,242	4,155,412	179,887	163,452	11,450,450

Title to mineral properties involves certain inherent risks due to the difficulties of determining the validity of certain claims as well as the potential for problems arising from the frequently ambiguous conveyancing history characteristic of many mineral properties. The Company has investigated title to all of its mineral properties and, to the best of its knowledge, title to all of its properties are in good standing. All properties are located in Canada.

a) **Bouleau Property, British Columbia, Canada**

On July 15, 2014, the Company entered into a property option agreement to acquire a 100% interest in the Bouleau Property which is adjacent to the Company's Brett property located near Vernon, British Columbia. Under the terms of the option agreement, the Company may acquire a 100% undivided interest by making cash option payments totalling US\$250,000, and issuing additional common shares of the Company with an aggregate deemed value of \$300,000 as follows:

		Number of Shares (Post Consolidation)	Cash US\$
On September 05, 2014	(Paid)	-	100,000
On September 05, 2014	(Issued – fair valued at \$102,174)	43,478	-
By March 05, 2015	(Paid)	-	50,000
By March 05, 2015	(Issued – fair valued at \$67,211)	96,015	-
By September 30, 2015	(Paid)	-	50,000
By September 30, 2015	(Issued – fair valued at \$46,260)	264,340	-
By March 05, 2016	(Paid)	-	50,000
By March 05, 2016	(Issued – fair valued at \$72,545)	241,818	-
By September 05, 2016	(Issued – fair valued at \$82,944)	107,025	-
		<u>752,677</u>	<u>US\$250,000</u>

During the year ended June 30, 2017, the Company earned a 100% undivided interest by making the final share issuance payment, therefore, complying with all the terms of the option agreement

b) Brett Property, British Columbia, Canada

On December 3, 2013, the Company entered into an option agreement to acquire a 100% interest in the Brett Gold Project situated in the North Okanagan region of southwest British Columbia approximately 29 kilometers west of Vernon. Under the terms of the agreement, the Company may acquire a 100% undivided interest by making cash option payments totalling \$1,000,000, issuing 1,000,000 common shares, and issuing additional common shares of the Company with an aggregate deemed value of \$350,000 as follows:

		Number of Shares (Post Consolidation)	Cash \$
On execution of agreement	(Paid)	-	50,000
By December 18, 2013	(Paid)	-	50,000
By December 23, 2013	(Issued – fair valued at \$290,000)	200,000	-
By January 17, 2014	(Paid)	-	200,000
By January 05, 2015	(Paid)	-	300,000
By January 05, 2015	(Issued – fair valued at \$126,000)	140,000	-
By December 03, 2015	(Paid)	-	400,000
By December 03, 2015	(Issued – fair valued at \$166,667)	666,667	-
		1,006,667	1,000,000

The Company has earned a 100% undivided interest as it has complied with all the terms of the option agreement

On January 24, 2014, the Company entered into an option agreement to acquire a 100% interest in the 2% net smelter royalty (“NSR”) on the Brett Gold Project. The agreement was amended on February 14, 2017 and May 17, 2017 under the following amended terms: the issuance of \$50,000 worth of the Company’s common shares based on a ten day weighted average upon signing of the amended agreement, the issuance of \$420,000 worth of the Company’s common shares upon TSX approval of the amended agreement, the payment or issuance of \$60,000 in cash or common shares of the Company on February 18, 2018 and \$75,000 on February 18, 2019, and final cash payment of \$830,000 payable by February 20, 2020. On December 4, 2018, the agreement was further amended whereby the current outstanding amount of \$905,000 would be made in a final payment of 2,400,000 shares at a deemed price of \$0.30 for a total of \$720,000 in stock upon TSX approval thereby completing any and all payment. Final TSX approval was given on December 7, 2018. The fair value recognized of \$912,000 was based on the closing quoted price of the Company’s share at the date of issuance

		Number of Shares (Post Consolidation)	Cash \$
By February 20, 2014	(Issued – fair valued at \$30,000)	20,000	-
By February 20, 2015	(Issued – fair valued at \$49,077)	51,660	-
By February 20, 2016	(Issued – fair valued at \$67,739)	225,800	-
By February 18, 2017	(Issued – fair valued at \$56,601)	125,780	-
Upon TSX Approval	(Issued – fair valued at \$210,000)	1,200,000	-
By February 18, 2018	(Issued – fair valued at \$59,993)	352,900	-
By December 7, 2018	(Issued – fair valued at \$912,000)	2,400,000	-
		4,376,140	-

Additional adjoining claims, including the former Gold Star property to the west were acquired by Ximen Mining Corp. in 2014

Past exploration work carried out to date on the Brett Property has confirmed the presence of a number of significant gold bearing mineralized zones associated with northerly trending altered shear/fracture zone(s). Previous work (primarily from the early 1980s to 2004), summarized in a 43-101 report dated April 21, 2004, consisted of geochemical surveys, trenching, 10,000 meters (m) (32,900 feet) of diamond drilling, 2,800 meters (9,300 feet) of reverse circulation drilling, and 459 meters (1506 feet) of underground development.

The majority of work has been concentrated in a small area (200 m strike and 76 meters depth) of the property, along what is known as the Main Shear Zone- RW vein. One hole drilled on the property, Hole 93-19, a reverse circulation hole, returned an intersection of 16.76 m grading 35.79 gms Au/tonne (1.045 oz Au/ton) including 3.048 m grading 57.88 grams Au/tonne (1.69 oz Au/ton) and 4.57 m grading 107.88 gms Au/tonne (3.15 oz Au/ton) within the Main Shear Zone.

In 1996 (291 tonne) bulk sample, from the RW vein and Main Shear Zone, was shipped to Trail and returned an average grade 27.74 gms Au/tonne and 63.7 gms Ag /tonne. Work was stopped in late 1996 and the property was tied up in litigation for several years.

To date, the Main Shear Zone has been traced for a strike length of over 1,300 meters and down dip to a depth of 150 meters (possibly as deep as 500 meters, based on a single hole drilled on the neighboring property) and is wide open in all directions. In addition to the Main Shear Zone, the local geology and geochemistry indicates excellent exploration potential for developing other mineralized zones. Gold mineralization on the property appears to be a strongly related to the intersections between flat lying inter unit polymictic tuffaceous horizons and the northerly trending altered shear/fracture zone(s).

Highlights of the Brett project prior to Ximen's involvement

- The property has seen high grade gold production from bulk sampling, with 96% recovery.
- 43-101 completed by Shaun Dykes late 2004
- No work has been conducted on the area of main shear from late 2004 till spring 2014 Ximen enters
- 100's of meters of underground workings on the property.

Based on the review of all available data, combined with information gained from a property inspection, the Brett property hosts epithermal style gold mineralization containing coarse gold and has potential of hosting a gold deposit. Epithermal gold mineralization on the Brett property is hosted within the Eocene volcanics, Mineralization, and related alteration, is controlled by northwest and north-trending, steeply west dipping structures and by more permeable (volcanic breccia or tuffaceous) units within the Eocene stratigraphy.

There is excellent infrastructure and access along well maintained paved and gravel roads. Since custom milling opportunities exist in the district, the property does not necessarily need to support a stand-alone mine/mill operation to be viable. A small or modest tonnage of high-grade ore could potentially be profitable to extract.

During the summer of 2014, the Ximen completed historic data compilation program and a field exploration program consisting of geochemical sampling, mapping, compilation reports, and geophysical survey to establish drill targets for a fall drill program. Then in September commenced a diamond drill program focused on new opportunities outside of the main shear where all the previous drilling was focused, results from the 13 holes completed were released in 2015.

Ximen's 43-101 prepared by Marek Mroczek, P.Eng completed in April 2017 made the following recommendations. In addition to field work it is recommended:

- Upgrade the roads to make better access to the exploration area
- Conduct the adit rehabilitation for access to drill exploration and underground drill holes
- Drill three to six drill holes on each target with drill hole directions perpendicular to the strike direction of the target
- When logging the core, record any fault as interval data and not just as point data

- Establish an onsite station with hard copies of maps, plans and drill hole data to facilitate their access during the field work Ximen Mining Corporation, NI 43-101 Technical Report, The Brett Gold Project. 76
- Explore any outcropping mineralization on surface and alteration structure
- Use a handheld XRF machine analyser to obtain preliminary Au, Ag, Mo results and thus follow up drilling if so warranted
- Obtain laser topographic scanning (Lidar) map for the topographic surface. A Lidar scanned map provides the best approximation of true ground conditions
- Drill several twin holes with high gold intersection to prove historical gold assay values to improve the quality of the data it is recommended:
- Resurvey all drill hole collars and shear zones occurring on surface by hiring qualified surveyor and produce a report from the surveying
- Update the header table in the database by adding a field with drill hole type. there are two different drill hole types: reverse circulation drilling and diamond drilling
- Conduct a detailed audit of drill hole database for all entries
- Expand the database by logging more geotechnical rock features such as type of discontinuity, spacing of discontinuities, conditions of discontinuities, groundwater conditions, hardness, roughness, and fracture infilling
- Collect every 20th sample pulp and send to another external laboratory to check assay analyses in order to determine laboratory precision
- Conduct manually geological interpretation of the structural-geological setting and geometry of the gold mineralization on the set of cross sections
- Prepare print outs and store written company exploration QAQC procedure on site so everyone of the team members produce work results in the same manner.

Exploration work by Ximen in 2014 included ground magnetics/VLF-EM, soil geochemistry, biogeochemistry, rock sampling, geological mapping, induced polarization and diamond drilling. The ground magnetic/VLF-EM survey encompassed the main areas of known mineralization on the property. Magnetic signatures were shown to be an effective method of identifying areas of alteration within the Eocene volcanics. The Main Zone, where most of the previous exploration work has been focussed and where high-grade epithermal gold mineralization is known, was defined as a modest northwest-trending magnetic low anomaly. A larger magnetic low anomaly occurs west of the Main Zone (the Border Zone) and is open to the west beyond the limits of the survey. The overwhelming feature detected by the magnetic/VLF-EM survey was a large, strong magnetic low anomaly in the northeast quadrant of the grid. The northeast mag-low anomaly measures 1.1 x 1.1 km in size, encompasses strongly altered rocks at the Gossan Zone, and remains open to the north and east beyond the limits of the survey. An induced polarization survey was also completed over the mag-low anomaly. A 1 km long, strong north south trending IP chargeability anomaly was defined at the Gossan Zone. The chargeability anomaly remains open to the south beyond the limits of the survey. A second, sub parallel, chargeability anomaly was also detected, which by the southernmost line of the survey, has merged with the main anomaly to create a chargeability feature that exceeds 1 km in width. At the Border Zone, a moderate to strong multi-element, Au-Ag-As-Hg-Mo-Sb-Se-Te-Tl soil anomaly was defined over an area of approximately 250 m north-south by 100-200 m east west. The anomaly remains open to the north, south and west, beyond the limits of the survey. A less well-defined Au-Ag-Hg-SbTl soil anomaly occurs at the East Zone, with maximum gold values of 290 ppb and 243 ppb Au. This anomaly is effectively controlled by topography and defines the surface expression of a relatively flatlying tuffaceous horizon as it wraps around the steep south facing slope, between two prominent gullies.

Ximen completed a diamond drilling program in 2014 totalling 2,977 metres. Thirteen drill holes were drilled to test geological, geochemical and geophysical targets. All of the holes were drilled to test new targets that were untested, or only minimally tested, by historic work on the property. Widespread alteration was identified in several areas. Some core samples from the drilling program revealed high gold intersections. Two new high-grade gold-bearing zones were identified, with results including 34.18 g/t Au over 0.9 m from one zone and 16.7 g/t Au over 1.5 m from the second. Significant intervals of bulk tonnage gold mineralization were also intercepted, including 1.77 g/t Au over 31m, 1.88 g/t Au over 16.55m and 0.82 g/t Au over 33m.

Ximen completed a diamond drilling program in 2016, consisting of 16 holes totaling 2,363 metres. The program tested specific targets determined by cross section geological interpretation. Drill core logging and sampling extended into early 2017. Some core samples from the drilling program returned high grade gold values High grade drill intersections included 18.95 g/t Au over 1m in drill hole 16-1 13.35 g/t Au over 0.58m in drill hole 16-11, and 16 g/t Au over 0.39m in drill hole 16-21

Ximen conducted collected rock samples (chip and grab samples) during 2017 from the RW Pit and Trench 21. The highlight was a chip sample (approximately 1 metre square) from the RW pit returning 6.31 g/t gold.

c) Cariboo-Armelia Property (“Caramerlia”), British Columbia, Canada

On June 4, 2019, the Company entered into an agreement to acquire crown granted mineral properties covering the Cariboo-Armelia gold mine in Camp McKinney in British Columbia. The acquisition includes crown-granted claims: Molson, Paragon, Burley#1, Edward VII, Wonder Y, Last Chance, Fontenoy, Emma, Alice, Cariboo, Armelia, Okanagan, Maple Leaf, Sawtooth and Wiarton. The properties Maple Leaf and Wiarton also include the surface rights as originally granted. Total area granted is 199.46 Hectares. The terms of the agreement is for 100% interest in all properties in exchange for 212,888 shares (issued) of Ximen. The fair value recognized of \$93,671 was based on the closing quoted price of Ximen’s share at the date of issuance.

d) Dentonia Property, South, British Columbia, Canada

On August 29, 2014, the Company entered into a property option agreement whereby the Company acquired a 100% interest in the Dentonia South Property, located 10 miles south of Greenwood, British Columbia, by issuing 30,000 common shares (fair valued at \$51,000 - issued).

e) Gold Drop Property, British Columbia, Canada

On November 27, 2013, the Company entered into an option agreement to acquire a 100% interest in the Gold Drop Property located about 9 kilometers northeast from Greenwood, British Columbia, in the Greenwood Gold Mining district. Under the terms of the option agreement, the Company may acquire a 100% undivided interest by making cash option payments totalling \$170,000, and issuing an aggregate of 150,000 common shares as follows:

		Number of Post-Consolidated Shares	Cash \$
On November 27, 2013	(Paid)	-	25,000
On February 23, 2014	(Issued – fair valued at \$49,500, and paid)	30,000	15,000
By February 24, 2015	(Issued – fair valued at \$120,000, and paid)	50,000	60,000
By February 24, 2016	(Issued – fair valued at \$168,000, and paid)	70,000	70,000
		150,000	170,000

During the year ended June 30, 2016, the Company earned a 100% undivided interest by making the final cash payment of \$70,000, therefore, complying with all the terms of the option agreement.

On June 21, 2016, the Company entered into an option agreement with GGX Gold Corp. (“GGX”) (formerly Revolver Resources Inc.) to sell its 100% interest in the Gold Drop Property. GGX is required to make cash option payments totalling \$400,000, issue 1,000,000 common shares, issue additional common shares with a fair value of \$450,000, and incur exploration expenditures on the property as follows:

Cash Payments:

- \$50,000 on execution of the agreement (received);
- \$50,000 within five business day following the approval by TSX Venture (received); and
- \$100,000 on or before July 26, 2017 (received), July 26, 2018 (received), and July 26, 2019 (received subsequent to June 30, 2019).

Share Payments:

- 1,000,000 common shares within five business day following the approval by TSX Venture (received); and
- Additional common shares with a fair value of \$150,000 per year on or before July 26, 2017 (received), July 26, 2018 (received), and July 26, 2019 (received subsequent to June 30, 2019).

Exploration Expenditures:

- A minimum of \$1,000,000 on the property on or before July 26, 2019, but not less than \$150,000 per year on the property on or before July 26, 2017, July 26, 2018, and July 26, 2019.

The Company will retain a 2.5% net smelter return royalty (the “NSR Royalty”) which GGX may buy down 1% of the NSR Royalty by paying \$1,000,000 to the Company. Upon the completion of the sale of the Property, the Company will have a right for nine months thereafter to elect to form a joint venture with GGX by paying to GGX the amount of money equal to 30% of the total amount expended on the Property by GGX. If the Company exercises this joint-venture right, the Company and GGX will enter into a joint venture for the exploration and development of the Property

The transaction was approved by TSX Venture on July 26, 2016.

GGX has a common director and officer of the Company.

In January 2014 a 43-101 report on the Gold Drop property by Linda Carron on behalf of Ximen

- The property covers geologically prospective ground in the well-mineralized Greenwood District, and hosts 8 or more known low-sulfide, gold-bearing veins or vein systems, including the North Star, Gold Drop, Amandy, Lakeview and Moonlight occurrences
- The property has seen high grade gold production as recent as the 1980's
- 100's of meters of underground workings on the property
- Since custom milling opportunities exist in the district, the Gold Drop property does not necessarily need to support a stand-alone mine/mill operation to be viable.
- Potential also exists on the claims for low-grade, bulk-tonnage gold mineralization related to broad fracture or stock work zones. Ximen has acquired the property on the basis of both its exploration and mining potential.
- There has been intermittent small-scale historic production from the property at the Gold Drop, North Star and Amandy mines. Historical production totals 7572 tonnes at an average grade of 5.2 g/t Au and 93.4 g/t Ag. The average mined grade is significantly affected by a large volume of very low-grade material that was removed from the North Star mine in 1934-35. Omitting production from these years, the average grade for the remaining 2,505 tonnes mined from the property is 13.1 g/t Au and 133.7 g/t Ag.
- Excellent infrastructure and access

In February 2014, Ximen received an approved Notice of Work permit from the Ministry of Energy and Mines for Phase 1 exploration work on the Gold Drop property. The approved work permit is a multi-year permit, valid until Dec 1, 2018, which enables the company to establish up to 20 drill sites and up to 25 excavator trenches on the property. The primary purpose of the work permit is to allow the Company to identify areas for bulk sampling. The land package that has been assembled is comprised of 26 claims and 9 crown grants that cover an area of approximately 12,870 hectares.

In the summer of 2014, the Company carried out extensive work consisting of partially brushing out 10km of existing roads for 4x4 access, examining numerous historical shallow pits, adits, including mine workings with 200 foot shafts and historical minor diamond drilling. Over one kilometre of veins were mechanized/excavator trenched.

There are at least six parallel veins semi-exposed on surface and underground, they average in excess of 300 metres (1000 feet) on strike not including unknown faulted and buried ones.

In the summer of 2015, the company conducted a work program of mapping and rock sampling. The Company collected samples in the eastern region of the Project, mainly from trenches previously excavated by the Company. These trenches were excavated in the area of the gold and silver bearing Gold Drop and North Star vein system and their respective underground workings. The highlight was a sample from a block of quartz – galena vein material, excavated from one trench near the Upper North Star Adit, which returned 159 grams per tonne gold and 744 grams per tonne silver (news release dated September 18, 2015).

The full text of all news releases, accompanying assay tables, and other technical information are available on the Company's website at ximenminingcorp.com and sedar.com

In 2017, Ximen's Joint Venture partner GGX Gold Corp. undertook a comprehensive exploration program on Ximen's Gold Drop Property. The exploration program consisted of trenching, surface sampling and diamond drilling (31 holes totalling 1,517 meters). During May 2017, GGX Gold collected multiple rock samples at the Gold Drop Southwest zone. GGX located the C.O.D. vein and historical C.O.D. shaft and other historical trenches and pits in this area during May. Rock samples were collected during the program at the C.O.D. vein at and close to the C.O.D. shaft; and from quartz veins northeast and northwest of the C.O.D. shaft. Of the 20 initial rock samples collected the company seven of these samples exceeded one gram per tonne gold with one sample from newly exposed quartz assaying 14.10 g/t gold and one from the COD vein assaying 19.95 g/t gold. An excavator trenching program exposed over 80 metres of vein on both sides of the COD shaft. Channel sample analytical results were received from the sampling program of the COD vein.. The vein has been channel sampled at 1.5-metre intervals across an average sample width of one metre. 52 samples returned anomalous to high-grade values for gold ranging from 0.2 gram per tonne to 43.2 grams per tonne gold. GGX discovered another mineralized vein referred to as the Everest vein approximately 600 metres southwest of the COD vein work site. Chip samples across the approximate 0.4 metre wide vein returned up to 52.8 g/t gold and 377 g/t silver. A grab sample from a quartz vein boulder broken from the exposure by the excavator returned 81.8 g/t gold and 630 g/t silver.

In July 2017, GGX Gold commenced a diamond drill program targeting the COD vein in the Gold Drop Southwest zone. Drilling was conducted from drill pads adjacent to the 160 metre long trench vein exposure. Significant gold intersections included (core length):

- COD17-3: 24.1 g/t Au and 192 g/t Ag over 0.48m
- COD17-9: 7.37 g/t Au and 55 g/t Ag over 0.73m
- COD17-9: 14.85 g/t Au and 164 g/t Ag over 0.35m
- COD17-14: 4.59 g/t Au over 16.03m (including 10.96 g/t Au over 5.97m)

Rock sampling was conducted in the east region of the Gold Drop Property in 2017. A grab sample of quartz from a dump pile at possible the southern Silent Friend showing returned 297 g/t gold and 1290g/t silver.

GGX Gold conducted diamond drilling during March – May 2018 (79 holes totalling 5,222 metres). The program tested the continuation of the COD and Everest veins. Significant gold intersections from this drilling program include (core length):

- COD18-3: 14.62 g/t Au over 2.1 meters
- COD18-26: 10.3 g/t Au over 1.4 meter recovered core (within 2.35 meter interval)
- COD18-28: 11.3 g/t Au over 0.51 meters
- COD18-33: 8.65 g/t Au over 2.98 meters
- COD18-34: 6.16 g/t Au over 3.41 meters
- COD18-37: 8.23 g/t Au over 3.95 meters
- COD18-45: 50.1 g/t Au over 2.05 meters
- COD18-46: 54.9 g/t Au over 1.47 meters
- COD18-49: 9.52 g/t Au over 1.47 meters
- COD18-54: 7.60 g/t Au over 1.66 meters
- EVE18-5: 10.55 g/t Au over 0.45 meters
- EVE18-12: 12.45 g/t Au over 0.85 meters

f) Kenville Property, British Columbia, Canada

The acquisition costs comprised of: (i) the premium on the acquisition of 099 BC Ltd. in the amount of \$3,453,057 (Note 8(a)(vi)), (ii) the assumption of additional debts from former shareholder of 099 BC Ltd in the amount of \$191,000 (Note 8(a)(v)), and (iii) the considerations paid by the Company to Gungnir in cash of \$500,000 and in 200,000 shares with fair value of \$142,959 less assumption of the receivable from 099 BC Ltd in the amount of \$220,000.

The Kenville Gold mine was discovered and staked in 1888 and was the first hard rock gold mine in British Columbia. It was mined intermittently until 1954, with recorded production of 2,029 kilograms of gold, 861 kilograms of silver, 23.5 tonnes of lead, 15 tonnes of zinc, 1.6 tonnes of copper and 37 kilograms of cadmium from 181,395 tonnes processed. The property is located 8 km west of Nelson, BC, is accessible by paved road and is connected to the power grid. Existing infrastructure includes mining equipment, offices, mechanic shop, core storage and accommodation. The mine deposit consists of multiple, gold-silver quartz veins hosted by diorite. Between 2007 and 2008, 13,000 meters of diamond drilling was conducted that targeted previously un-tested areas southwest of the historic mine, and detailed sampling was conducted within the mine on the 257 Level. There are six other historical levels within the mine footprint; only this level was rehabilitated and remains open and accessible. Based on the mine sampling and drill hole information available at the time, new zones of gold mineralization were identified, and mineral resources were estimated (see table below).

2009 Historic Mineral Resource Estimate – Kenville Mine

Class	Tonnage	Gold g/t	Ounces
Measured	3,312	31.72	3,377
Indicated	21,312	18.84	12,912
M+I	24,624	20.58	16,289
Inferred	522,321	23.01	356,949

Significant diamond drilling was conducted after the above mineral resource estimate was made between 2009 and 2012. At least 4 new veins were identified with potential strike lengths of over 700 metres. The results of this drilling have not yet been reviewed by the Company's Qualified Person. A complete review of the technical information is required with the aim of completing a new resource estimate that includes the more recent diamond drill results.

In addition to the historic gold mine, elsewhere on the property historic soil geochemical surveys and results of scout drilling indicate potential for porphyry-type copper-molybdenum-silver-gold mineralization.

g) Providence Property, British Columbia, Canada

On April 18, 2017, the Company entered into a purchase and sale agreement with arm's length vendors. Pursuant to the agreement, the vendors agreed to sell and the Company agreed to purchase two mineral tenure claims adjacent to the Company's Gold Drop Property situated near Greenwood, B.C, in consideration the Company agreed to issue an aggregate of 1,000,000 common shares to such vendors.

On July 17, 2017, the Company completed a purchase and sale agreement with arm's length vendor. Pursuant to the agreement, the vendor agreed to sell and the Company agreed to purchase three mineral tenure claims adjacent to the Company's Gold Drop Property situated near Greenwood, B.C, in consideration the Company agreed to issue an aggregate of 400,000 common shares (issued) to such vendor.

h) Treasure Mountain Property, British Columbia, Canada

In March 2014, the Company entered into an option agreement whereby the Company acquired a 100% interest in the Treasure Mountain property located 30 kilometres east of Hope, British Columbia by making cash payments as follows: \$75,000 cash upon signing of the agreement (paid) and \$50,000 cash due 90 days after the signing of the agreement (paid).

In 2014, the Company also acquired a 100% interest in three surrounding mineral claims for cash payments of \$70,000 (paid).

On December 7, 2016, the Company acquired a mineral tenure claim north of Treasure Mountain Property for cash payment of \$15,000 (paid) from a director of the Company. The agreement is subject to a 2% net smelter return royalty ("NSR") payable to the vendor.

On November 30, 2016, the Company entered into an option agreement with New Destiny Mining Corp ("New Destiny") to sell its 100% interest in all mineral claims which comprise the Treasure Mountain Property. New

Destiny is required to make cash and or issue common shares totalling \$400,000, issue an aggregate of 500,000 common shares, and incur exploration expenditures on the property as follows:

Cash Payments:

- \$25,000 on execution of the agreement (received);
- \$50,000 within five business day following the approval by TSX Venture;
- \$75,000 in cash and/or common shares equivalent (subject to a minimum of \$10,000 to be paid in cash) per year on or before the first, second, and third anniversaries of the approval by TSX Venture; and
- \$100,000 in cash and/or common shares equivalent (subject to a minimum of \$10,000 to be paid in cash) on or before the fourth anniversary of the approval by TSX Venture.

Share Payment:

- 500,000 common shares with a minimum fair value of \$50,000 within five business day following the approval by TSX Venture.

Exploration Expenditures:

- Annual minimum exploration expenditures of \$100,000, \$150,000, \$250,000, and \$250,000 on the property in each year ending on or before the first, second, third, and fourth anniversaries, respectively, of the approval by TSX Venture.

The Company will retain a 2.5% net smelter return royalty (the “NSR Royalty”) which New Destiny may buy down 1% of the NSR Royalty by paying \$1,000,000 to the Company. Upon the completion of the sale of the Property, the Company will have a right for nine months thereafter to elect to form a joint venture with New Destiny by paying to New Destiny the amount of money equal to 30% of the total amount expended on the Property by New Destiny. If the Company exercises this joint-venture right, the Company and New Destiny will enter into a joint venture for the exploration and development of the Property

On November 9, 2017, the transaction has been approved by TSX Venture.

New Destiny has a common director and officer of the Company.

The Treasure Mtn. Silver Project covers geologically prospective ground in the Similkameen and / or New Westminster Mining Divisions. The Project is adjacent to Nicola Mining Inc.’s Treasure Mountain property, site of the historic Treasure Mountain Silver-Lead-Zinc Mine (polymetallic veins). The Project also occurs within the Intermontane Tectonic Belt, which hosts numerous porphyry copper deposits. The Project covers an area of approximately 10,700 hectares and hosts at least seven gold, silver, lead, zinc and / or copper occurrences in various regions as reported in the B.C. Ministry of Energy and Mines MINFILE database. These include gold-quartz vein, polymetallic vein and porphyry type occurrences. Some of these mineral occurrences have associated historic underground workings.

In 2014, the Company conducted prospecting and rock sampling in the northeast region of the property. A quartz float sample collected at an historic adit along Jim Kelly Creek returned 9.59 g/t gold. Copper mineralization was located further south at an historic adit in the area of the Superior (Lucky Todd) occurrence. A boulder sample returned 0.636% copper. Another grab sample, reported to be from outcrop, returned 0.308% copper.

In October 2015, the Company conducted a program of prospecting as well as soil and till sampling in the northeast region of the Project (news release dated October 21, 2015). The till samples were collected using an overburden drill. The 2015 soil and till geochemical survey was conducted in the northeast region of the property, north of Railroad Creek and west of Tulameen River / Vuich Creek. The Superior (Lucky Todd) copper - gold occurrence is reported in this area (B.C.MINFILE No. 092HSE240). At this occurrence gold and copper mineralization were reported in a quartz porphyry dyke with a 5 foot sample reported to assay 0.02 ounce gold (1913 Annual Report of Minister of Mines). In 2012 Canadian International Minerals Inc. reported adits in this target area and copper mineralization in the adjacent rock dumps and outcrop with a few dump grab samples reported to exceed 1% copper while also assaying 76 and 69 g/t silver.

In May 2016 the Company announced the analytical results for the program conducted in October of 2015. The analytical results identified copper soil anomalies in this northeast region including samples in two areas exceeding 100 ppm copper. In one area some samples were anomalous for lead (up to 378 ppm Pb) and zinc (up to 391 ppm Zn).

The Company conducted additional till sampling and prospecting in the east region of the property during 2016. In the east region of the property a grab sample from a newly discovered quartz vein exposure returned 1.15 g/t gold. Local till samples from the southeast region of the property returned anomalous values for gold, silver, copper and / or lead.

New Destiny Mining Corp. conducted rock, soil and till geochemical sampling during 2017 in the east and southeast regions of the property. Multiple rock samples returned anomalous values for gold. The highlight was a grab sample from a silicified porphyritic dyke within an historic pit that returned 6.24 g/t gold. This is in the Vuitch Creek area in the area of the Superior occurrence. Local soil samples in this area returned anomalous values for gold and copper.

The full text of all news releases, accompanying assay tables, and other technical information are available on the Company's website at ximenminingcorp.com and sedar.com

Reclamation Bonds

The Company posts non-interest-bearing reclamation bonds against any potential land restoration costs that may be incurred in the future on its mineral properties. The funds are held in trust and may be released after required reclamation is satisfactorily completed.

As at June 30, 2019, the amount on deposit was \$98,300 (2018 – \$52,500) with respect to the Brett Property (\$31,000), Gold Drop Property (\$16,500), Treasure Mountain Property (\$5,000), Kenville Property (\$45,800), held by 0995237 B.C. Ltd, a subsidiary of XIM

Results of Operations

Net Gain/Loss and Operating Expenses

During the year ended June 30, 2019, the Company recorded a loss of \$5,601,091 or 0.20 basic and diluted loss per share, compared to \$946,703 or \$0.05 basic and diluted loss per share for the same period last year. The increase in net loss for year when compared to the previous year is attributable to the investment in the Kenville property, the acquisition of 0995237 B.C. Ltd., and the acquisition of a royalty option from Gungnir Resources Inc. As a result of these transactions, \$5,617,394 was recorded as exploration and evaluation expenditures. In addition to exploration and evaluation expenditures, the Company recorded higher expenses in advertising and marketing, travel and non-cash stock-based compensation.

<i><u>Year Ended June,</u></i>	2019	2018
	\$	\$
Financial results:		
Net loss for the year	(5,601,091)	(946,703)
Basic and diluted gain per share	(0.20)	(0.05)
Balance sheet date		
Cash and cash equivalent	41,164	22,988
Total assets	2,846,023	392,052
Shareholders' equity	513,182	170,829

Net loss for the year ended June 30, 2019 increased by \$4,678,112 when compared to the year end in 2018. The cause of this increase in loss is acquisitions completed during the year.

General Administrative Expenses

	Three Months Ended		Year Ended	
	2019	June 30, 2018	2019	June 30, 2018
	\$	\$	\$	\$
Audit and Legal	95,800	17,332	119,784	168,927
Advertising and Marketing	257,050	19,995	415,747	56,017
Bank Charges and Interest (recovery)	936	1,408	10,043	5,091
Consulting	129,400	-	346,870	62,875
Depreciation	1,232	1,540	4,928	6,160
Exploration	4,275,667	558,248	5,617,394	1,510,433
Insurance	-	-	9,500	-
Management	45,000	60,000	296,800	260,000
Office and Administration	33,357	92,673	127,465	163,440
Rent	10,500	9,000	39,000	36,000
Regulatory Fees and Transfer Agent	39,226	20,315	73,985	47,033
Stock-Based Compensation	102,500	67,713	308,749	67,713
Travel and Accommodations	41,877	39,871	175,282	80,381
	<u>(5,032,545)</u>	<u>(888,095)</u>	<u>(7,545,547)</u>	<u>(2,464,071)</u>

Other Expenses

	Three Months Ended		Year Ended	
	2019	June 30, 2018	2019	June 30, 2018
	\$	\$	\$	\$
BC Mining Exploration Tax Credit	-	-	351	119,005
Gain on Assumption on Note Payable for 0995237 B.C. Ltd.	1,465,128	-	1,465,128	-
(Loss) Gain on the Sale of Marketable Securities	-	1,977	(116,534)	(37,802)
Mineral Exploration Property Recovery	(3,471)	611,424	549,011	1,513,162
Reversal of Flow-Through Share Premium Liability	-	42,150	-	42,150
Write (Down) Up of Marketable Securities to Market	(59,614)	(59,717)	44,579	(119,147)
Write Down of Accounts Payable	1,921	-	1,921	-
	<u>1,403,964</u>	<u>595,534</u>	<u>1,944,456</u>	<u>1,517,368</u>

- BC mining exploration tax credit of \$351 (2018 -\$119,005) in connection with qualifying exploration expenditures incurred in the Province of BC for the year ended June 30, 2018 and 2017.
- Gain on Assumption on Note Payable for 0995237 B.C. Ltd. of \$1,465,128 which resulted from the acquisition of 0995237 B.C. Ltd.
- Loss on Sale of Marketable Securities of \$116,534 (2018 - \$37,802), the loss of marketable securities sold at market.
- Mineral Exploration Property Recovery of \$549,011 (2018 - \$1,513,162), payment received on the two properties optioned.
- The Company recorded unrealized gain of \$44,579 (2018 - \$119,147 loss) on the adjustment to market on marketable securities held.

Fourth Quarter Operations

During the 3-months ended June 30, 2019, the Company experienced a net loss of \$3,628,581 compared to a net loss of \$79,749 for 2018. The increase in net loss is due to the Company's acquisition of 0995237 B.C. Ltd., the investment in the Kenville property, and the acquisition of a royalty option from Gungnir Resources Inc. These transactions occurred in April and May of 2019. In addition to the acquisition that occurred in the quarter, the Company recorded higher expenditures in the areas of advertising, marketing and investor relations as well as consulting and professional fees. Higher costs in these areas were expected and the Company undertook the acquisition of a subsidiary and invested in another mining property.

Expenses for the quarter ended June 30, 2019 decreased by \$4,144,450 when compared to the same period in 2018.

Other Expenses

- The Company recorded amortization on the flow through share premium liability of \$Nil (2018 - \$42,150) to other income based on amount of expenditures incurred and renounced at June 30, 2019.
- The Company recorded a write down to market of \$59,717 (2018 - \$59,717 gain) on marketable securities held.
- The Company recorded a realized gain of \$1,977 (2018 - \$1,977) on marketable securities sold.
- The Company had exploration recovery in the amount of negative \$3,471 (2018 - \$611,424) applied against exploration expenditures. The negative amount in the fourth quarter is due to reclassification of recovery amount to exploration and evaluation expenditure from previous quarters in fiscal 2019.

Summary of Quarterly Reports

Results for the eight most recent quarters ending with the last quarter for the period ended June 30, 2018:

	Three Months Ended			
	June 30, 2019 \$	March 31, 2019 \$	December 31, 2018 \$	September 30, 2018 \$
Revenue	Nil	Nil	Nil	Nil
Net income (loss)	(3,628,581)	(679,322)	(1,291,271)	(1,917)
Basic and diluted per shares	(0.11)	(0.02)	(0.05)	(0.00)

	Three Months Ended			
	June 30, 2018 \$	March 31, 2018 \$	December 31, 2017 \$	September 30, 2017 \$
Revenue	Nil	Nil	Nil	Nil
Net income (loss)	(79,749)	(239,926)	(506,553)	(120,475)
Basic and diluted per shares	(0.00)	(0.01)	(0.03)	(0.01)

Over the last eight quarters, the Company has been exploring projects in Canada and the majority of the loss each quarter relates to the expenditures incurred in maintaining the operations of the Company and general and administrative expenses. The other main contributor to the losses is non-cash stock-based compensation incurred on the grant of stock options done periodically over the last eight quarters.

Mineral exploration is typically a seasonal business, and accordingly, the Company's operating expenses, and cash requirements will fluctuate depending upon the season and the level of activity. The Company's primary source of funding is through the issuance of share capital. When the capital markets are depressed, the Company's activity level normally declines accordingly. As capital markets strengthen and the Company is able to secure equity financing with favorable terms, the Company's activity levels, and the size and scope of planned exploration projects will typically increase.

Liquidity and Capital Resources

At June 30, 2019, the Company had cash of \$41,164 and working capital deficiency of \$460,254. All cash is deposited in interest accruing accounts.

	June 30, 2019 \$	June 30, 2018 \$
Current assets	951,825	314,912
Reclamation Bond	98,300	52,500
Property and Equipment	1,795,898	24,640
Total Assets	2,846,023	392,052
Current Liabilities	1,720,341	221,223
Total Liabilities	2,332,841	221,223
Shareholders' Equity	513,182	170,829
Working Capital	(768,516)	93,689

The Company does not generate sufficient cash flow from operations to fund its exploration activities, its acquisitions and its administration costs. The Company is reliant on equity financing to provide the necessary cash to continue its operations.

	June 30, 2019 \$	June 30, 2018 \$
Cash used in operating activities	(2,201,606)	(906,440)
Cash used in investing activities	(204,881)	166,679
Cash provided by financing activities	2,424,663	559,903
Change in cash	18,176	(179,858)

During the year ended June 30, 2019;

- (iv) In December 2018, the Company completed a non-brokered private placement of 1,800,001 units at a price of \$0.30 per unit for gross proceeds of \$540,000.
- (v) In January 2019, the Company completed a non-brokered private placement of 1,000,000 units at a price of \$0.25 per unit for gross proceeds of \$250,000.
- (vi) On April 2019, the Company closed a previously announced non-brokered private placement of 675,000 flow through shares at a price of \$0.60 cents per share for gross proceeds of \$405,000

- (vii) In December 2018, the Company issued 2,400,000 shares as per the amended agreement on the Brett Gold Project.
- (viii) In May 2019 The Company issued 3,528,769 common shares, at an average issue price of \$0.495 per share for the acquisition of 78% of 099 BC Ltd. and a promissory note payable to a former shareholder of 099 BC Ltd.
- (ix) The Company also issued 285,918 shares pursuant to the Royalty Option Agreement entered into in April 2019 with Gungnir Resources Inc.

Selected Annual Information

The following financial data is derived from the Company's audited financial statements for the year ended June 30 2019, 2018 and 2017.

	2019	2018	2017
	\$	\$	\$
Financial Results			
Net loss for the year	(5,601,091)	(946,703)	(2,089,146)
Basic and diluted loss per share	(0.20)	(0.05)	(0.17)
Financial Position			
Working Capital (Deficiency)	(768,516)	93,689	154,274
Total Assets	2,846,023	392,052	509,568
Total Liabilities	2,332,841	221,223	300,494
Capital Stock	22,424,213	16,941,165	16,111,136
Share-Based Payment Reserve	939,087	800,918	763,900
Deficit	23,142,643	17,573,754	16,665,962

The Company's net loss was lower in 2018 compared to 2017 mainly due to an increase in exploration recovery.

Transactions with Related Parties

At the Report Date, key management consists of Chris Anderson (CEO, President and a Director of the Company), Nicolette Keith (CFO of the Company), Scott Kent, Wesley Warthe-Anderson, and Roy Davis (Directors of the Company). The amounts paid by the Company for the services provided by related parties have been determined by negotiation among the parties and, in certain cases, are covered by signed agreements. These transactions were in the normal course of operations. Details of transactions between the Company and related parties, in addition to those transactions disclosed elsewhere in these financial statements, are described below.

a) Amount Due to Related Party

Amounts due to related parties are in the normal course of business, unsecured, non-interest bearing, and have no specific terms of repayment.

b) Compensation of Key Management Personnel

All related party transactions were in the ordinary course of business and were measured at their exchange amount.

	2019	2018
	\$	\$
Consulting Fees	-	1,000
Management Fees	295,000	260,000
Exploration	-	7,680
Office Administration and Support Fees	139,317	31,800
Stock-Based Compensation	192,734	42,321
	<u>627,051</u>	<u>342,801</u>

- c) During the year ended June 30, 2019, the Company incurred \$434,317 (2018 – \$291,800) in management and consulting fees, and reimbursements of travel and other expenses to a director and officer (and a company controlled by the director) of the Company. As at June 30, 2019, \$221,427 was payable.
- d) During the year ended June 30, 2019, the Company incurred consulting fees of \$Nil (2018 - \$1,000) to two directors of the Company.
- e) During the year ended June 30, 2019, the Company incurred exploration expenses of \$Nil (2018 -\$7,680) to a Company control by a director of the Company.
- f) During the year ended June 30, 2019, the Company incurred stock-based compensation of \$192,734 (2018 – \$42,321) to directors and officers of the Company for the granting of stock options and RSUs.

Commitment

- a) The Company entered into a five-year agreement with its Director, President and Chief Executive Officer in December 2016, for consulting services to the Company for consideration of \$15,000 (plus applicable taxes) plus auto and reimbursement of all traveling and direct expenses incurred
- b) The Company entered into four-month agreement with a firm to provide consulting services on capital markets and fund-raising activities. In consideration for the services proved, the Company shall pay a fee of \$9,200 per month plus applicable taxes.
- c) Pursuant to the acquisition of 099 BC Ltd. and mining equipment from former shareholder of 099 BC Ltd. (Note 8(a)(iii) and 8(a)(iv)), the cash payable due dates are as follows:
 - (i) \$270,000 current due to two former shareholders of 099 BC Ltd.;
 - (ii) \$122,500 due to the former shareholder of 099 BC Ltd. on or before November 30, 2019;
 - (iii) \$522,500 due to the former shareholder of 099 BC Ltd. on or before May 30, 2020;
 - (iv) \$122,500 due to the former shareholder of 099 BC Ltd. on or before November 30, 2020;
 - (v) \$122,500 due to the former shareholder of 099 BC Ltd. on or before May 30, 2021;
 - (vi) \$122,500 due to the former shareholder of 099 BC Ltd. on or before November 30, 2021;
 - (vii) \$122,500 due to the former shareholder of 099 BC Ltd. on or before May 30, 2022;
 - (viii) \$122,500 due to the former shareholder of 099 BC Ltd. on or before November 30, 2022;

Subsequent Events

- a) On July 3, 2019, the Company issued 236,333 Ximen common shares to shareholders of 0995237 B.C. Ltd. as part of the acquisition commenced on May 30, 2019 (Note 8). A further 4,733,320 shares of 0995237 B.C Ltd. were purchased in exchange for 236,666 Ximen common shares. The share purchase transaction brings total percentage owned of 0995237 B.C. Ltd., by Ximen, from 78% to 87%.
- b) July 11, 2019, the Company announced that it had granted 1,000,000 stock option at an exercise price of \$0.70 and 500,000 restricted stock units to its directors, officer, employees and consultants. The options and RSUs are exercisable for a five-year period.
- c) The Company entered into an investment agreement with Alumina Partners (Ontario), an affiliate of New York based private equity firm Alumina Partners, LLC. The investment agreement is structured to provide Ximen with access to private placement financing as and when required. Under the agreement, the Company has the right to draw down on the facility, at its sole discretion, through equity private placement tranches of up to \$500,000 each. Each tranche will be a placement of units with each comprising on Ximen common share and once common share purchase warrant. The units will be priced at a discount of 15% to 25% from the then most recent closing price of the shares on the TSX Venture at the time of the applicable Company draw down notice

to Alumina. The warrants will be issued at a 25% premium over the market price of the shares and will have a term of 18 months. Each tranche of units issued under the investment agreement will be subject to the acceptance of the TSX Venture Exchange, and the securities issued will be subject to the customary 4-month hold period. The investment agreement with Alumina will provide the Company with up to \$8,000,000 over a 24-month period to finance its exploration and on-going acquisition of gold assets in British Columbia.

- d) July 11, 2019, the Company closed the first tranche of its draw-down equity financing facility with Alumina Partners Ltd. The Company drew down \$250,000 from Alumina by issuing 480,770 units of Ximen stock consisting of a common share priced at \$0.52 per share and 18 month warrants exercisable at \$0.8125 per share. The hold expiry date for the placement is November 12, 2019.
- e) July 26, 2019, the Company closed its second tranche of its draw-down equity financing facility with Alumina Partners Ltd. The Company drew down \$250,000 from Alumina with Alumina receiving 446,428 units of Ximen stock consisting of a common share priced at \$0.56 per share and 18 month warrants exercisable at \$0.875 per share. The hold expiry date for the placement is November 27, 2019.
- f) In July 2019, the Company announced that it had hired an individual to provide IR services. The term of the contract is for one year at a rate of \$8,000 per month. Stock options were also granted in the amount of 100,000 at an exercise price of \$0.75.
- g) In August, the Company received all payments of shares and cash as per the Gold Drop Property Option Agreement (Note xx). Final payment received consisted of 600,000 common shares of GGX Gold Corp. (GGX). shares with a value of \$150,000 and a \$100,000 cash. Ximen will retain the 2.5% smelter return royalty (NSR) which GGX may buy down 1% of the NSR by paying \$1,000,000. Upon completion of the option requirements by GGX, Ximen will have the right for nine months thereafter to elect to form a joint venture by paying GGX an amount of money equal to 30% of the total amount expended on the property. If Ximen exercised this joint venture right, GGX will enter into a joint venture for the exploration and development of the property.
- h) September 18, 2019, the Company closed its third tranche of its draw-down equity financing facility with Alumina Partners Ltd. The Company drew down \$150,000 from Alumina with Alumina receiving 487,804 units of Ximen stock consisting of a common share priced at \$0.3075 per share and 18 month warrants exercisable at \$0.5125 per share. The hold expiry date for the placement is January 19, 2020.

Off Balance Sheet Agreements

The Company has not entered into any material off-balance sheet arrangements such as guarantee contracts, contingent interests in assets transferred to unconsolidated entities, derivative instrument obligations, or with respect to any obligations under a variable interest entity arrangement.

Critical Accounting Policies and Estimates

The details of Ximen's accounting policies are presented in Note 2 of the financial statements ended June 30, 2019. These policies are considered by management to be essential to understanding the processes and reasoning that go into the preparation of the Company's financial statements and the uncertainties that could have a bearing on its financial results.

Accounting Standards Issued but Not Yet Effective

A number of new accounting standards, amendments to standards, and interpretations have been issued but not yet effective up to the date of issuance of the Company's consolidated financial statements. The Company intends to adopt the following standards when they become effective.

Capital Risk Management

The Company manages its capital structure and makes adjustments to it, based on the funds available to the Company, in order to support the acquisition, exploration, and development of resource properties. 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 manages its share capital as capital, which as at June 30, 2019, was \$22,424,213 (2018 – \$16,941,1645). 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 Company is not subject to externally imposed capital requirements. There were no changes in the Company's approach to capital management during the year ended June 30, 2018.

Management Financial Risks

The fair value of the Company's loan receivable, accounts payable and accrued liabilities, convertible debentures, and amounts due to related parties approximate their carrying value, which is the amount recorded on the consolidated statement of financial position. The Company's other financial instruments, cash and marketable securities under the fair value hierarchy is recorded at fair value based on level one quoted prices in active markets for identical assets or liabilities.

The Company's risk exposures and the impact on the Company's financial instruments are summarized below:

a) *Credit Risk*

Credit risk is the risk of loss associated with a counterparty's inability to fulfill its payment obligations. Management believes that its credit risk is not significant.

b) *Liquidity Risk*

The Company's approach to managing liquidity risk is to ensure that it will have sufficient liquidity to meet liabilities when due. As at June 30, 2018, the Company had a cash balance of \$41,164 to settle current liabilities of \$1,720,341. All of the Company's financial liabilities have contractual maturities of less than 30 days and are subject to normal trade terms. Management expects to fund those liabilities through the issuance of capital stock and loans from related parties over the coming year.

c) *Interest Rate Risk*

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's loans receivable and payable are non-interest bearing. Interest on the Company's debentures payable are based on fixed rates, and as such, the Company is not exposed to significant interest rate risk.

d) *Foreign Currency Risk*

The Company is exposed to foreign currency risk on fluctuations related to cash and cash equivalents and accounts payable and accrued liabilities that are denominated in U.S. Dollars. The Company's financial instruments denoted in U.S. Dollars are insignificant and any fluctuation in foreign currency exchange rates would have an insignificant impact on net loss for the year.

e) *Commodity Price Risk*

The Company is exposed to price risk with respect to commodity and equity prices. Equity price risk is defined as the potential adverse impact on the Company's earnings due to movements in individual equity prices or general movements in the level of the stock market. Commodity price risk is defined as the potential adverse impact on

earnings and economic value due to commodity price movements and volatilities. The Company closely monitors commodity prices, individual equity movements, and the stock market to determine the appropriate course of action to be taken by the Company.

Risk and Uncertainties

The Company's operations and results are subject to a number of different risks at any given time. These factors , include but are not limited to disclosure regarding exploration , additional financing, project delay, titles to properties, price fluctuations and share price volatility, operating hazards , insurable risk and limitations of insurance, management, foreign country and regulatory requirements, currency fluctuations and environmental regulation risk.

- (a) the state of the capital markets, which will affect the ability of the Company to finance further mineral property acquisitions and expand its contemplated exploration programs;
- (b) the prevailing market prices for base metals and precious metals;
- (c) the consolidation and potential abandonment of the Company's property as exploration results provide further information relating to the underlying value of the property;
- (d) the ability of the Company to identify and successfully acquire additional mineral properties in which the Company may acquire an interest whether by option, joint venture or otherwise, in addition to or as an alternative to the property;

Other risk factors

Nature of Mineral Exploration and Mining

There is no known economic recoverable mineral resource upon any of the Principal Properties. Development of any of the Principal Properties will follow only upon obtaining satisfactory exploration results. Mineral exploration and development involves a high degree of risk and of those properties which are explored, few are developed into producing mines. The Company provides no assurance that its mineral exploration and development activities will result in any discoveries of bodies of commercial ore. The long-term profitability of the Company's operations will be in part directly related to the cost and success of its exploration programs, which may be affected by a number of factors out of the Company's control.

Mineral Deposits and Productions Costs; Metal Prices

Many factors affect the economics of developing mineral deposits, including variations in ore grade, cost of operations, and price fluctuations in of products sold. Metal prices influence heavily the value of the Principal Properties. Metal prices can and do change by substantial amounts over short periods of time, and are affected by numerous factors beyond the Company's control, including changes in supply and demand, international economic and political trends, inflation, currency exchange fluctuations, interest rates and global or regional consumption patterns, speculative activities and increased production arising from improved mining and production methods and new discoveries. The Company provides no assurance that the prices of mineral products will be sufficient to ensure that any of the Principal Properties can be mined profitably.

Depending on the price received for minerals produced, the Company may determine that it is impractical to commence or continue commercial production. The grade of any ore ultimately mined from a mineral deposit may differ from that predicted by drilling results.

Additional Financing

The Company has limited financial resources and provides no assurance that it will obtain additional funding for further exploration and development of its projects or to fulfill its obligations under applicable agreements. The Company provides no assurance that it will be able to obtain adequate financing in the future or that the terms of such financing will be favourable. Failure to obtain such additional financing could result in delay or indefinite postponement of further

exploration and development of the Company's Properties with the possible dilution or loss of such interests. Further, revenues, financings and profits, if any, will depend upon various factors, including the success, if any, of exploration programs and general market conditions for natural resources. The Company provides no assurance that it can operate profitably or that it will successfully implement its plans for its further exploration and development of its Properties.

Permits and Licenses

The Company will require licenses and permits from various governmental and non-governmental authorities for its operations. The Company has obtained or plans to obtain all necessary licenses and permits required carrying on the activities it is currently conducting or which it proposes to conduct under applicable laws and regulations. However, such licenses and permits are subject to change in regulations and in various operating circumstances. The Company provides no assurance that it will obtain all necessary licenses and permits required to carry out exploration, development and mining operations.

Political Regulatory Risks

Any changes in government policy may result in changes to laws affecting ownership of assets, mining policies, monetary policies, taxation, rates of exchange, environmental regulations, and labour relations, repatriation of income and return of capital. This may affect both the Company's ability to undertake exploration and development activities in respect of the Principal Properties in the manner currently contemplated, as well as its ability to continue to explore, develop and operate the Principal Properties. The possibility that future governments may adopt substantially different policies, which might extend to expropriation of assets, cannot be ruled out.

Currency Risk

Currency fluctuations may affect the cash flow which the Company may realize from its operations, since most mineral commodities are sold in a world market in United States dollars. The Company's costs are incurred primarily in Canadian dollars.

Dependence on Key Individuals

The Company is dependent on a relatively small number of key personnel, the loss of any one of whom could have an adverse effect on the Company. In addition, the Company will be highly dependent upon contractors and third parties in the performance of its exploration and development activities. The Company provides no guarantee that such contractors and third parties will be available to carry out such activities on behalf of the Company or be available upon commercially acceptable terms.

Competitive Factors in the Precious and Base Metals Markets

Most mineral resources including precious and base metals are essentially commodities markets in which we would expect to be a small producer with an insignificant impact upon world production. As a result, production, if any, would be readily sold and would likely have no impact on world market prices. In recent months due to the significant downturn in the world economies has driven the commodities prices much lower which has made raising capital more difficult more competitive than past years.

Forward-Looking Information

This MD&A, which contains certain forward-looking statements, are intended to provide readers with a reasonable basis for assessing the financial performance of the Company. All statements, other than statements of historical fact, are forward-looking statements. The words "believe", "expect", "anticipate", "contemplate", "target", "plan", "intends", "continue", "budget", "estimate", "may", "will", "schedule" and similar expressions identify forward looking statements. Forward-looking statements are necessarily based upon a number of estimates and assumptions that, while considered reasonable by the Company, are inherently subject to significant business, economic and competitive uncertainties and contingencies.

Known and unknown factors could cause actual results to differ materially from those projected in the forward-looking statements. Such factors include, but are not limited to, fluctuations in the currency markets such as Canadian dollar, and

U.S. dollar, fluctuations in the prices of commodities, changes in government legislation, taxation, controls, regulations and political or economic developments in Canada, the United States, or other countries in which the Company carries or may carry on business in the future, risks associated with mining or development activities, the speculative nature of exploration and development, including the risk of obtaining necessary licenses and permits, and quantities or grades of reserves. Many of these uncertainties and contingencies can affect the Company's actual results and could cause actual results to differ materially from those expressed or implied in any forward-looking statements made by, or on behalf of, the Company.

Readers are cautioned that forward-looking statements are not guarantees of future performance. There can be no assurance that such statements will prove to be accurate and actual results and future events could differ materially from those acknowledged in such statements. Specific reference is made to the Company's most recent Annual Information Form on file with Canadian provincial securities regulatory authorities for a discussion of some of the factors underlying forward-looking statements. The Company disclaims any intention or obligation to update or revise any forward-looking statements whether as a result of new information, future events or otherwise, except to the extent required by applicable laws.

Management's Report on Internal Control Over Financial Reporting

In connection with National Instrument ("NI") 52-109 (Certification of Disclosure in Issuer's Annual and Interim Filings) adopted in December 2008 by each of the securities commissions across Canada, the Chief Executive Officer and Chief Financial Officer of the Company will file a Venture Issuer Basic Certificate with respect to the financial information contained in the unaudited interim financial statements and the audited annual financial statements and respective accompanying Management's Discussion and Analysis.

The Venture Issuer Basic Certification does not include representations relating to the establishment and maintenance of disclosure controls and procedures and internal control over financial reporting, as defined in NI 52-109.

Additional Information in relation to the Company

Additional information relating to the Company is available:

- (a) On SEDAR at www.sedar.com
- (b) On the Company's website at www.ximenminingcorp.com
- (c) In the Company's annual audited financial statements for the year ended June 30, 2019.

Outstanding Shares

On January 8, 2018, the Company completed a share consolidation of its share capital, options and warrants at a ratio of five old common shares to one new share. The interim financial statements and the management discussion and analysis reflects the retroactive application of this share consolidation.

	Number	Exercise Price	Expiry Date
Common Shares (October xx, 2019)	40,450,368	n/a	n/a
Stock Options	340,000	0.60	April 29, 2020
Stock Options	155,000	0.25	February 2, 2021
Stock Options	130,000	0.75	October 5, 2021
Stock Options	210,000	0.60	November 22, 2021
Stock Options	200,000	0.18	February 14, 2023
Stock Options	800,000	0.30	December 27, 2023
Warrants	250,000	0.18	August 27, 2019
Warrants	900,000	0.18	September 10, 2019

Warrants	230,000	0.25	April 20, 2020
Warrants	877,000	0.30	January 03, 2021
Warrants	123,000	0.30	February 01, 2021
Warrants	462,000	0.50	August 15, 2021
Warrants	924,040	1.00	October 24, 2021
Warrants	200,000	0.50	December 30, 2021
Warrants	940,000	0.375	April 11, 2022
Warrants	404,500	0.375	April 13, 2022
Warrants	200,000	0.375	April 20, 2022
Warrants	562,000	0.25	December 13, 2022
Agents' Warrants	102,100	0.18	August 27, 2019
Agents' Warrants	23,000	0.375	April 13, 2022

Other Requirements

Additional disclosure of the Company's technical reports, material change reports, news release and other information can be obtained on SEDAR at www.sedar.com.