Galway Metals Inc.

Condensed Interim Consolidated Financial Statements For the Three and Nine Months Ended September 30, 2019 and 2018 (Expressed in Canadian Dollars) (Unaudited)

MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL REPORTING

The accompanying unaudited condensed interim consolidated financial statements of Galway Metals Inc. (the "Company") are the responsibility of management and the Board of Directors.

The unaudited condensed interim consolidated financial statements have been prepared by management, on behalf of the Board of Directors, in accordance with the accounting policies disclosed in the notes to the unaudited condensed interim consolidated financial statements. Where necessary, management has made informed judgments and estimates in accounting for transactions which were not complete at the statement of financial position date. In the opinion of management, the unaudited condensed interim consolidated financial statements have been prepared within acceptable limits of materiality and are in accordance with International Accounting Standard 34 - Interim Financial Reporting using accounting policies consistent with International Financial Reporting Standards appropriate in the circumstances.

Management has established processes, which are in place to provide it with sufficient knowledge to support management representations that it has exercised reasonable diligence in that (i) the unaudited condensed interim consolidated financial statements do not contain any untrue statement of material fact or omit to state a material fact required to be stated or that is necessary to make a statement not misleading in light of the circumstances under which it is made, as of the date of, and for the periods presented by, the unaudited condensed interim consolidated financial statements and (ii) the unaudited condensed interim consolidated financial statements fairly present in all material respects the financial condition, results of operations and cash flows of the Company, as of the date of and for the periods presented by the unaudited condensed interim consolidated financial statements.

The Board of Directors is responsible for reviewing and approving the unaudited condensed interim consolidated financial statements together with other financial information of the Company and for ensuring that management fulfills its financial reporting responsibilities. An Audit Committee assists the Board of Directors in fulfilling this responsibility. The Audit Committee meets with management to review the financial reporting process and the unaudited condensed interim consolidated financial statements together with other financial information of the Company. The Audit Committee reports its findings to the Board of Directors for its consideration in approving the unaudited condensed interim consolidated financial statements together with other financial information of the Company for issuance to the shareholders.

Management recognizes its responsibility for conducting the Company's affairs in compliance with established financial standards, and applicable laws and regulations, and for maintaining proper standards of conduct for its activities.

NOTICE TO READER

The Company has refiled its consdensed interim consolidated financial statements for the three and nine months ended September 30, 2019, originally filed on November 29, 2019 due to a minor typographical error. As originally filed, on the condensed consolidated interim statement of loss and comprehensive loss, a column header referred the six months ended September 30, rather than the nine months ended September 30. There have been no changes made to the document.

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

The accompanying unaudited condensed interim consolidated financial statements of the Company have been prepared by and are the responsibility of the Company's management.

The Company's independent auditor has not performed a review of these condensed interim consolidated financial statements in accordance with standards established by the Chartered Professional Accountants of Canada for a review of condensed interim consolidated financial statements by an entity's auditor.

Galway Metals Inc. Condensed Interim Consolidated Statements of Financial Position (Expressed in Canadian Dollars) (Unaudited)

As at	September 30, December 31 2019 2018
Assets	
Current assets Cash Prepaids and deposits HST receivable	\$ 6,442,255 \$ 7,058,093 61,114 49,174 450,529 392,131
	6,953,898 7,499,398
Non-current asset Restricted cash (Note 2) Resource property costs (Note 3)	55,609 57,284 5,704,365 4,837,963
	\$ 12,713,872 \$ 12,394,645
Liabilities Current liabilities	
Accounts payable and accrued liabilities (Note 11) Flow-through premium liability (Note 9)	\$ 460,877 \$ 267,664 543,540 346,491
	1,004,417 614,155
Shareholders' Equity	
Common shares (Note 6) Contributed surplus Accumulated other comprehensive loss Deficit	27,736,35423,925,3703,300,4893,166,362(15,455)198,170(19,311,933)(15,509,412)
	11,709,455 11,780,490
	\$ 12,713,872 \$ 12,394,645

Contingency (Note 10) Subsequent Event (Note 12)

Approved by the Board <u>"Robert Hinchcliffe"</u> Director <u>"Larry Strauss"</u> Director

Galway Metals Inc.
Condensed Interim Consolidated Statements of Loss and Comprehensive Loss (Expressed in Canadian Dollars)
(Unaudited)

	Three Months Ended September 30,				Nine Months Ended September 30,		
		2019	2018		2019	2018	
Expenses							
Administrative expenses (Note 7)	\$	390,550 \$	293,963	\$	1,164,012 \$	981,416	
Stock-based compensation (Note 5)	•	44,726	29,594	•	134,127	302,892	
Loss on foreign exchange		(13,556)	16,858		16,314	106,994	
Exploration expenses (Note 8)		1,027,109	598,887		2,853,326	3,311,532	
		1,448,829	939,302		4,167,779	4,702,834	
		-,,			.,,	1,1 0=,001	
Other Income							
Interest income		(5,353)	(5,701)		(18,767)	(17,105)	
Premium on flow-through shares (Note 9)		-	-		(346,491)	-	
Net Loss	\$	(1,443,476) \$	(933,601)	\$	(3,802,521) \$	(4,685,729)	
Other Comprehensive Loss							
Items that will be reclassified subsequently into	o in	come:					
Cumulative translation adjustment	\$	(193,567) \$	7,309	\$	(213,625) \$	162,528	
Net Comprehensive loss	\$	(1,637,043) \$	(926,292)	\$	(4,016,146) \$	(4,523,201)	
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Loss per share - basic and diluted	\$	(0.01) \$	(0.02)	\$	(0.03) \$	(0.05)	
Weighted average number of							
common shares outstanding		118,667,967	88,804,797		112,360,027	88,804,797	

Galway Metals Inc.
Condensed Interim Consolidated Statements of Changes in Shareholders' Equity (Expressed in Canadian Dollars) (Unaudited)

	Share Capital	C	ontributed Surplus	 ccumulated Other nprehensive Loss	Deficit	Total
Balance, December 31, 2017	\$ 18,436,596	\$	2,278,353	\$ 26,611	\$ (10,132,546)	\$ 10,609,014
Cumulative translation adjustment	-		-	162,528	-	162,528
Shares issued on private placement	3,325,694		-	-	-	3,325,694
Costs of issue	(142,224)		-	-	-	(142,224)
Issuance of warrants	(517,576)		517,576	-	-	-
Flow-through share premium	(131,250)		-	-	-	(131,250)
Shares issued for property	42,000		-	-	-	42,000
Issuance of warrants for property	-		8,483	-	-	8,483
Stock-based compensation	-		302,892	-	- (4.005.700)	302,892
Net income for the period	-		-	-	(4,685,729)	(4,685,729)
Balance, September 30, 2018	\$ 21,013,240	\$	3,107,304	\$ 189,139	\$ (14,818,275)	\$ 9,491,408
Balance, December 31, 2018	23,925,370		3,166,362	198,170	(15,509,412)	11,780,490
Cumulative translation adjustment	-		-	(213,625)	-	(213,625)
Shares issued on private placements	4,602,200		-		-	4,602,200
Costs of issue	(247,676)		-	-	-	(247,676)
Flow-through share premium	(543,540)		-	-	-	(543,540)
Stock-based compensation	-		134,127	-	-	134,127
Net loss for the period	-		-	-	(3,802,521)	(3,802,521)
Balance, September 30, 2019	\$ 27,736,354	\$	3,300,489	\$ (15,455)	\$ (19,311,933)	\$ 11,709,455

Galway Metals Inc. Condensed Interim Consolidated Statements of Cash Flows (Expressed in Canadian Dollars) (Unaudited)

For the Nine Months Ended September 30,		2019	2018
Cash provided by (used in):			
Operating activities Net loss for the period Items not affecting cash:	\$	(3,802,521) \$	(4,685,729)
Share-based compensation (Note 5) Premium on flow-through shares		134,127 (346,491)	302,892 -
Changes in current assets and liabilities: Prepaids and deposits HST receivable Accounts payable and accrued liabilities		(11,940) (58,398) 193,213	(55,467) (77,956) (274,807)
		(3,892,010)	(4,791,067)
Investing activities Resource property acquisition costs Restricted cash		(866,402) 1,675	(1,021,000) 52,678
		(864,727)	(968,322)
Financing activities Net proceeds from issuance of shares		4,354,524	3,183,470
Unrealized foreign exchange (gain) loss		(213,625)	162,528
Net change in cash		(615,838)	(2,413,391)
Cash, beginning of period		7,058,093	7,471,382
Cash, end of period	\$	6,442,255 \$	5,057,991
Supplementary Cash Flow Information			
Shares issued for property Warrants issued for property	\$ \$	- \$ - \$	42,000 8,483

1. Nature of Operations

Galway Metals Inc. ("the Company") was incorporated pursuant to the Business Corporations Act (New Brunswick) on May 9, 2012, and continued to the Province of Ontario on July 21, 2015. The Company's head office is located at 82 Richmond Street East, Toronto, Ontario, M5C 1P1.

The Company is in the process of exploring the Clarence Stream and Estrades gold and polymetallic projects, located in New Brunswick and Quebec, respectively, and has not yet determined whether its mineral properties contain mineral reserves that are economically recoverable. The continuing operations of the Company and the underlying value and recoverability of the amounts shown for mineral properties are entirely dependent upon the existence of economically recoverable mineral reserves, the ability to obtain the necessary financing to complete the exploration and development of the mineral property interests and on future profitable production or proceeds from the disposition of the mineral property interests.

The Company's common shares commenced trading on the TSX Venture Exchange under the symbol "GWM" on January 4, 2013.

2. Accounting Policies

Statement of Compliance

These unaudited condensed interim financial statements have been prepared in accordance with International Accounting Standard 34, Interim Financial Reporting. Accordingly, they do not include all of the information required for full annual financial statements required by IFRS as issued by IASB and interpretations issued by IFRIC. These unaudited condensed interim consolidated financial statements should be read in conjunction with the Company's audited consolidated financial statements for the year ended December 31, 2018.

These unaudited condensed interim consolidated financial statements were authorized for issuance by the Board of Directors of the Company on November 22, 2019.

Basis of Presentation

In the preparation of these unaudited condensed interim consolidated financial statements, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of expenses during the period. Actual results could differ from these estimates.

Basis of Consolidation

These consolidated financial statements incorporate the financial statements of the Company and its wholly owned subsidiaries, Galway Resources US Inc, and Nyak Resources Inc. All intercompany transactions, balances, income and expenses are eliminated upon consolidation.

Segment Reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the chief executive officer of the Company. The Company has determined that it has one operating segment, the acquisition, exploration and development of mineral resource properties in Canada.

2. Accounting Policies (Continued)

Accounting Pronouncements Adopted During the Period

In January 2016, the IASB issued IFRS 16, Leases (IFRS 16). IFRS 16 is effective for periods beginning on or after January 1, 2019, with early adoption permitted. IFRS 16 eliminates the current dual model for lessees, which distinguishes between on-balance sheet finance leases and off-balance sheet operating leases. Instead, there is a single, on-balance sheet accounting model that is similar to current finance lease accounting. The Company adopted this standard on January 1, 2019, with no impact on its condensed interim consolidated financial statements.

There are no other relevant IFRSs or IFRIC interpretations that are not yet effective that would be expected to have a material impact on the Company.

3. Resource Property Costs

	Ni Se _l		[Year Ended December 31 2018
Clarence Stream Project, New Brunswick, Canada				
Balance, beginning of period Acquisition costs	\$	3,108,683 787,330	\$	2,035,856 1,072,827
Balance, end of period	\$	3,896,013	\$	3,108,683
Estrades Project, Quebec, Canada				
Balance, beginning of period Acquisition costs	\$	1,729,280 79,072	\$	1,612,234 117,046
Balance, end of period	\$	1,808,352	\$	1,729,280
Total Resource Property Costs, End of Period	\$	5,704,365	\$	4,837,963

i) <u>Clarence Stream Project, New Brunswick, Canada</u>

On August 3, 2016 Galway entered into an Option Agreement to acquire a 100% undivided interest in Wolfden Resources Corporation's Clarence Stream property in south-western New Brunswick, Canada. In conjunction with this acquisition, Galway acquired Jubilee Gold Exploration Ltd.'s Birneys Lake property, which is adjacent on the south side of Wolfden's Clarence Stream property, and the Company staked a significant number of additional claims both to the east and west of Clarence Stream.

3. Resource Property Costs (Continued)

i) Clarence Stream Project, New Brunswick, Canada (Continued)

Cash payments for the initial Clarence Stream acquisitions will be \$3.5 million over three years plus 1% Net Smelter Return (NSR) royalties on portions of the project, with Galway retaining rights to acquire most of the NSR's. Galway has completed cash payments of \$2.75 million of the \$3.5 million total.

Jubilee: Galway acquired the Birneys Lake project at Clarence Stream for \$200,000 (paid) plus a

1% NSR royalty with a buyback option for half (0.5%) at any time for \$500,000.

Globex: Subsequent to the original acquisition on August 3, 2016, Galway Acquired 100% of the

Lower Tower Hill Property from Globex Mining Enterprises for 260,000 shares plus a

2.5% Gross Metal Royalty on those claims.

Wolfden: Galway has the option to acquire 100% of Wolfden's interest in the Clarence Stream

property by making the following payments:

\$750,000 upon closing (2016 - paid)

\$750,000 upon the first anniversary of closing (2017 - paid) •

\$1.0 million upon the second anniversary of closing (paid July 10, 2018)

\$750,000 upon the third anniversary of closing (paid July 2019)

1% NSR royalty with a full buyback option at any time for \$2.0 million.

ii) Estrades Project, Quebec, Canada

On, August 18, 2016, Galway acquired an undivided 100% ownership interest in the former producing, Estrades mine, related Newiska concessions, and adjacent Casa Berardi claims in western Quebec, Canada.

In order to consolidate the Estrades, Newiska and Casa Berardi claim blocks, Galway completed deals with Mistango River Resources Inc., CR Capital Corporation, First Quantum Minerals Ltd., Globex Mining Enterprises Inc. and a private company, plus the Company staked additional claims. Galway Staked additional claims along the Estrades and Newiska felsic rhyolite horizons. Subsequent to the original acquisition on August 18, 2016, Galway acquired 34 claims adjacent to its Estrades, Newiska and Casa Berardi concessions from GREG Exploration, Inc. for \$34,000.

Cash payment for all the properties Galway acquired, including the Estrades, Newiska and Casa Berardi claims, was \$1.35 million. In addition, Galway issued 800,000 units, valued at \$0.25, with each unit comprised of a share and a three-year warrant exercisable at \$0.52. The 800,000 common share component was valued at \$122,297 and the warrant component was valued at \$77,703 using the Black-Scholes pricing model and applying the relative fair value allocation to the share and warrant components. The following assumptions were used in the Black-Scholes model for initial warrant valuation: a risk-free rate of 0.57%, an expected life of 3 years, an expected volatility of 102.46% and an expected dividend yield of 0%. The Company has also agreed to issue three royalties on portions of the properties.

Cash payment of \$700,000 (2016 - paid), plus a 1% NSR royalty on Mistango River Resources:

portions of three claims. This royalty has a buyout option at any time for \$1 million. On May 8, 2019, Galway purchased the 1%

NSR royalty for \$75,000.

Cash payment of \$150,000 (2016 - paid) on CR Capital's property CR Capital:

in which it held an approximate 64.6% interest.

3. Resource Property Costs (Continued)

ii) <u>Estrades Project</u> (Continued)

First Quantum Minerals: No cash or share payment. First Quantum exchanged its

approximate 35.4% minority interest in CR Capital's property for a 2% NSR royalty. There is no buyout option on this royalty. First Quantum's share of the CR Capital property hosts a portion of the

East Zone and the Newiska Block.

Private Company: \$300,000 (2016 - paid) cash and 800,000 units as described

above, subject to regulatory approval. The private company held

rights to all historic data on the Estrades property.

Globex Mining Enterprises: \$200,000 (2016 - paid) cash and a 1% Gross Metal Royalty (similar

to an NSR royalty). There is no buyout option on this royalty.

There are pre-existing NSR royalties of 2.0% on portions of Mistango's and Globex's Casa Berardi claims. On Globex's claims, 1.5% of the 2.0% royalty can be purchased at any time for \$1.5 mm.

On February 5, 2018, the Company acquired 14 additional claims adjacent to its Estrades polymetallic VMS property located in the northern Abitibi of western Quebec. The claims were purchased from Radisson Mining Resources Inc. for 150,000 (ascribed a fair value of \$42,000) shares plus 75,000 share purchase warrants exercisable during a two-year period from the day of closing at \$0.50 per warrant.

The fair value of the 75,000 warrants issued was \$8,483 as calculated using the Black-Scholes option pricing model with the following assumptions: a 24 months expected average life; share price of \$0.28; 102.67% expected volatility; risk free interest rate of 1.82%; and an expected dividend yield of 0%. Volatility is calculated based on the changes in historical stock prices over the expected life of the warrants.

On May 8, 2019, Galway purchased the 1% NSR royalty from Mistango River Resources for \$75,000. Original terms included a cash payment of \$700,000, plus a 1% NSR royalty on portions of three claims with a buyout option at any time for \$1.0 mm.

4. Share Capital

Authorized: Unlimited number of common shares

Unlimited number of preferred shares issuable in series, the terms of which may be fixed by the Board of Directors before the issuance thereof

2,624,998 - - 150,000 88,804,797 106,625,519 13,258,197 - -	734,999 (517,576) (142,224) (131,250) 42,000 \$ 21,013,240 \$ 23,925,370 4,602,200 (247,676) (543,540)
2,624,998 - - - 150,000 88,804,797 106,625,519	(517,576) (142,224) (131,250) 42,000 \$ 21,013,240 \$ 23,925,370 4,602,200 (247,676)
2,624,998 - - - 150,000 88,804,797 106,625,519	(517,576) (142,224) (131,250) 42,000 \$ 21,013,240 \$ 23,925,370 4,602,200
2,624,998 - - - 150,000 88,804,797	(517,576) (142,224) (131,250) 42,000 \$ 21,013,240 \$ 23,925,370
2,624,998 - - - - 150,000	(517,576) (142,224) (131,250) 42,000
2,624,998 - - -	(517,576) (142,224) (131,250)
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	(517,576) (142,224)
	(517,576)
	•
	724000
11,263,891	2,590,695
74,765,908	\$ 18,436,596
Onarco	Amount
	Amount
	Number of Shares

On May 9, 2019, the Company completed the first tranche of a non-brokered private placement financing consisting of the sale of 4,333,334 Hard Dollar common shares ("HD Shares") at a price of \$0.30 per HD Share and 4,594,593 Flow Through Shares ("FT Shares") at a price of \$0.37 per FT share for total gross proceeds of \$3,000,000. On June 21, 2019, the Company completed the second tranche of this private placement, issuing a further 270,270 FT Shares for gross proceeds of \$100,000. Cash costs of issue amounted to \$144,057.

On July 22, 2019, the Company completed a non-brokered private placement financing consisting of the sale of 4,060,000 FT Shares at a price of \$0.37 per FT share for total gross proceeds of \$1,502,200. Cash costs of issue amounted to \$103,619.

5. Stock Options

The following table reflects the continuity of stock options for the nine months ended September 30, 2019 and 2018.

	Number of Stock Options	Weighted Average Exercise Price	
Balance, December 31, 2017 Granted	6,725,000 500,000	\$0.23 \$0.23	
Balance, September 30, 2018	7,225,000	\$0.23	
Balance, December 31, 2018 Granted	8,175,000 950,000	\$0.22 \$0.33	
Balance, September 30, 2019	9,125,000	\$0.26	

5. Stock Options (Continued)

The following table reflects the stock options outstanding as at September 30, 2019:

Expiry Date	_	xercise Price	Weighted Average Life Remaining	Options Outstanding	Bla	ack-Scholes Value
December 4, 2023	\$	0.10	4.18 years	4,025,000	\$	434.571
September 21, 2026	э \$	0.10	6.98 years	1,285,000	Ф	634,268
April 21, 2027	\$	0.31	7.56 years	415,000		106,946
November 17, 2022	\$	0.35	3.13 years	900.000		238,410
June 13, 2028	\$	0.23	8.71 years	500,000		104,550
October 10, 2028	\$	0.16	9.03 years	250,000		36,275
November 5, 2028	\$	0.175	9.10 years	800,000		126,880
August 20, 2029	\$	0.330	9.98 years	830,000		250,328
September 27, 2029	\$	0.330	9.99 years	120,000		33,948
	\$	0.26	6.13 years	9,125,000	\$	1,966,176

Of the 9,125,000 options outstanding as at September 30, 2019, 8,175,000 were exercisable.

On August 20. 2019, the Company granted 830,000 compensation options to employees and consultants, exercisable for a period of 10 years at \$0.33. The options were assigned a fairvalue of \$250,328 using the Black-Scholes valuation model with the following assumptions: 10 year expectedlife, volatility of 102%, risk-free interest rate of 1.21%, and a dividend yield and forfeiture rate of 0%. The options vest at a rate of 50% after six months, and 25% every six months thereafter.

On September 27, 2019, the Company granted 120,000 compensation options to a consultant, exercisable for a period of 10 years at \$0.33. The options were assigned a fairvalue of \$33,948 using the Black-Scholes valuation model with the following assumptions: 10 year expectedlife, volatility of 102%, risk-free interest rate of 1.36%, and a dividend yield and forfeiture rate of 0%. The options vest at a rate of 50% after six months, and 25% every six months thereafter.

6. Warrants

The following table reflects the continuity of warrants for the nine months ended September 30, 2019 and 2018:

	Number of Warrants	Weighted Average Exercise Price	
Balance, December 31, 2017 Issued	7,800,003 5,706,946	\$ 0.50 \$ 0.35	
Balance, September 30, 2018	13,506,949	\$ 0.44	
Balance, December 31, 2018 Issued	13,506,949 (800,000)	\$ 0.44 \$ 0.52	
Balance, September 30, 2019	12,706,949	\$ 0.44	

6. Warrants (Continued)

The following table reflects the warrants outstanding as at September 30, 2019:

Expiry Date	ercise Price	Weighted Average Life Remaining	Warrants Outstanding	Bla	ack-Scholes Value
November 14, 2019	\$ 0.50	0.12 years	5,637,516	\$	855,775
November 27, 2019	\$ 0.50	0.16 years	699,929	\$	125,707
December 21, 2019	\$ 0.50	0.22 years	662,558	\$	109,587
February 5, 2020	\$ 0.50	0.35 years	75,000	\$	8,483
June 8, 2020	\$ 0.35	0.69 years	5,631,946	\$	517,576
	\$ 0.44	0.35 years	12,706,949	\$	1,617,128

7. Administrative Expenses

Administrative Expenses	Three Months Ended September 30,				Ended er 30,			
		2019		2018		2019		2018
Salaries and benefits	\$	56,090	\$	84,133	\$	194,060	\$	250,800
Office and general		69,972		68,380		194,720		229,031
Public company costs		112,312		56,212		342,684		183,288
Insurance		12,316		11,186		47,911		49,170
Professional fees		93,901		63,892		300,341		215,965
Travel expense		45,959		10,160		84,296		53,162
Total	\$	390,550	\$	293,963	\$	1,164,012	\$	981,416

8. Exploration Expenditures

Estrades Project	Three Months E September 3	Nine Month Septemb		
	2019	2018	2019	2018
Drilling	\$ 325,751 \$	- \$	683,608 \$	1,038,533
Survey	15,308	13,660	29,809	308,720
Geological	56,070	104,703	195,395	269,053
Assays	19,624	12,593	21,124	77,529
Camp Support	(10,745)	8,134	54,995	156,965
Field supplies	465	1,510	1,973	24,400
Transportation	-	204	6,909	4,852
Travel	-	-	-	582
Grants	(525,994)	-	(525,994)	-
	\$ (119,521) \$	140,804 \$	467,819 \$	1,880,634

Clarence Stream Project							
		Three Mont		Nine Months Ended			
	September 30,				September 30,		
		2019		2018	2019	2018	
Geological	\$	253,807	\$	102,998 \$	493,185 \$	370,600	
Drilling		583,359		182,339	1,354,778	469,761	
Assays		233,639		36,565	353,496	265,042	
Survey		-		132,327	24,293	242,775	
Travel		41,736		25,112	96,126	42,686	
Camp support		11,730		25,275	45,306	80,728	
Transportation		21,012		7,752	48,206	21,117	
Field supplies		17,347		-	19,117	1,474	
Advance royalty payment		-		_	<u>-</u>	15,000	
Grants		(16,000)		(54,285)	(49,000)	(78,285)	
	\$	1,146,630	\$	458,083 \$	2,385,507 \$	1,430,898	
Total Exploration Expenses	\$	1,027,109	\$	598,887 \$	2,853,326 \$	3,311,532	

9. Flow-through Share Liability

(ii) The Flow-Through Common Shares issued in the non-brokered private placement completed on June 8, 2018 were issued at a premium to the market price in recognition of the tax benefits accruing to subscribers. The flow-through premium was calculated to be \$131,250.

The flow-through premium is derecognized through income as the eligible expenditures are incurred. For the year ended December 31, 2018, the Company satisfied its \$685,013 of its \$734,999 flow-through expenditure commitment by incurring eligible expenditures and as a result the flow-through premium was reduced to \$8,926. During the nine months ended September 30, 2019, the Company satisfied the remaining expenditure commitment and as a result the flow-through commitment was reduced to \$nil.

(ii) The Flow-Through Common Shares issued in the non-brokered private placement completed on December 20 2018 were issued at a premium to the market price in recognition of the tax benefits accruing to subscribers. The flow-through premium was calculated to be \$337,565.

During the nine months ended September 30, 2019, the Company satisfied the remaining expenditure commitment and as a result the flow-through commitment was reduced to \$nil.

- (iii) The Flow-Through Common Shares issued in the non-brokered private placement tranches completed on May 29 and June 21, 2019 were issued at a premium to the market price in recognition of the tax benefits accruing to subscribers. The flow-through premium was calculated to be \$340,540. As at September 30, 2019, the Company was committed to spend \$1,799,999 in eligible flow-through expenditures by December 31, 2020.
- (iii) The Flow-Through Common Shares issued in the non-brokered private placement completed on July 22, 2019 were issued at a premium to the market price in recognition of the tax benefits accruing to subscribers. The flow-through premium was calculated to be \$203,000. As at September 30, 2019, the Company was committed to spend \$1,502,200 in eligible flow-through expenditures by December 31, 2020.

10. Contingency

On July 27, 2015 the Company announced that it has been named as a defendant in a legal proceeding commenced by Vic Alboini in the Ontario Superior Court of Justice, Court File No.: CV-15-532630 (the "Alboini Claim"). The Alboini Claim seeks general damages for defamation in the amount of \$2,000,000, punitive, aggravated and exemplary damages in the amount of \$400,000, as well as certain other relief, regarding alleged libel in an amended management information circular dated May 12, 2015 and a press release issued on May 14, 2015. The statements in question were subsequently clarified in a press release issued on June 26, 2015 and a notice to shareholders mailed to shareholders on or about June 26, 2015, after receiving a libel notice from Mr. Alboini. Galway intends to vigorously defend this action. The Company believes the claim is without merit, and the claimant has not advanced the claim since 2015.

On June 19, 2017, the Company announced that it had received a Notice of Action issued in the Ontario Superior Court of Justice, Court File No.: CV-17-577025 (the "Action") pursuant to which Jaguar Financial Corporation and Mr. Vic Alboini (collectively, the "Plaintiffs") have sued Galway, its directors and another shareholder (collectively, the "Defendants"). Pursuant to the Action, the Plaintiffs alleged that they were oppressed by the Defendants regarding certain matters relating to shareholder meetings held in 2015 at which nominees of Jaguar Financial Corporation were proposed for but did not obtain seats on the board of Galway. Plaintiffs also alleged that they "missed the opportunity of making a gain" due to Jaguar Financial Corporation's sale of shares of Galway before increases in the trading price of shares of Galway. The Plaintiffs are seeking damages in the amount of \$2,700,000 and certain other relief. Galway believes that the Action has no merit and intends to defend the Action. Galway has notified its insurers on behalf of itself and its directors.

11. Related Party Transactions

Remuneration of directors and officers included in administrative expenses are as follows:

	Three Months Ended September 30,					Nine Months Ended September 30,		
		2019		2018		2019		2018
Remuneration paid for CEO and								
CFO services	\$	71,180	\$	66,995	\$	213,540	\$	207,675
Management fees paid to two directors	\$	96,045	\$	116,246	\$	270,850	\$	143,065

During the three and nine months ended September 30, 2019, the Company expensed \$17,313 and \$57,288, respectively (three and nine months ended September 30, 2018 - \$15,795 and \$47,984, respectively) to Marrelli Support Services Inc. ("Marrelli Support") and DSA Corporate Services Inc. ("DSA"), together known as the "Marrelli Group" for:

- (i) Robert D.B. Suttie, President of Marrelli Support, to act as Chief Financial Officer ("CFO") of the Company;
- (ii) Bookkeeping and office support services;
- (iii) Regulatory filing services
- (iv) Corporate secretarial services

The Marrelli Group is also reimbursed for out of pocket expenses.

As of September 30, 2019, the Marrelli Group was owed \$4,087 (December 31, 2018 - \$14,302). These amounts are included in accounts payable and accrued liabilities.

During the three and nine months ended September 30, 2019, the Company incurred \$96,045 and \$270,850 (three and nine months ended September 30, 2018 - \$116,246 and \$259,311, respectively) pertaining to consulting services provided by two directors. As at September 30, 2019, \$60,000 (December 31, 2018 - \$47,420) was included in accounts payable and accrued liabilities pertaining to these fees and ancillary expense reimbursements.