

2022 SECOND QUARTER REPORT

Management's Discussion and Analysis
and
Condensed Interim Consolidated Financial Statements

For the Six Months Ended June 30, 2022 (UNAUDITED)

FILO MINING CORP. MANAGEMENT'S DISCUSSION AND ANALYSIS THREE AND SIX MONTHS ENDED JUNE 30, 2022

(Amounts in Canadian Dollars unless otherwise indicated)

The following management's discussion and analysis ("MD&A") of Filo Mining Corp. ("Filo Mining" or the "Company") should be read in conjunction with the unaudited condensed interim consolidated financial statements for the three and six months ended June 30, 2022 and related notes therein. The financial information in this MD&A is reported in Canadian dollars unless otherwise indicated and is derived from the Company's condensed interim consolidated financial statements prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board, applicable to the preparation of interim financial statements, including IAS 34, *Interim Financial Reporting*. The effective date of this MD&A is August 11, 2022. Additional information about the Company and its business activities is available on SEDAR at www.sedar.com and the Company's website w

Some of the statements in this MD&A are forward-looking statements that are subject to risk factors set out in the cautionary note contained herein.

CORE BUSINESS

Filo Mining is a mineral exploration company, focused on its 100% controlled Filo del Sol project ("Filo del Sol" or the "Filo del Sol Project"), which is comprised of two adjacent land holdings: the Filo del Sol property located in San Juan Province, Argentina, and the Tamberias property, located in Region III, Chile. The Filo del Sol Project is located between the prolific Maricunga and El Indio gold belts, two major mineralized trends that contain such deposits as Caspiche, La Coipa, Veladero, and El Indio. The region is a stable mining jurisdiction and hosts a number of large-scale mining operations. The project area is covered under the Mining Integration and Complementation Treaty between Chile and Argentina, which provides the framework for the development of cross border mining projects.

The Company has completed a pre-feasibility study ("PFS") on the Filo del Sol Project, with an effective date of January 13, 2019, which demonstrated the project's robust economic potential. The PFS, which was based only on the oxide portion of the current Mineral Resource and used prices of US\$3.00/lb copper, US\$1,300/oz gold, and US\$20/oz silver, yielded an after-tax net present value ("NPV") of US\$1.28 billion at a discount rate of 8%, and generated an internal rate of return of 23%. Positive valuations were also maintained across a wide range of sensitivities on key assumptions.

The Company's most recent Mineral Resource and Mineral Reserve statement for the Filo del Sol Project is shown below.

	Tonnes	Cu	Au	Ag	Lbs Cu	Oz Au	Oz Ag
Category	(millions)	(%)	(g/t)	(g/t)	(billions)	(millions)	(millions)
Mineral Resource							
Indicated	425.1	0.33	0.32	10.7	3.1	4.4	146.9
Inferred	175.1	0.27	0.33	6.2	1.1	1.8	34.8
Mineral Reserve							
Proven	-	-	-	-	-	-	-
Probable	259.1	0.39	0.33	15.1	2.2	2.8	126.0

The Company's Mineral Resource estimate is inclusive of the Mineral Reserve estimate as set forth above.

The technical information relating to the PFS is described in a technical report titled "NI 43-101 Technical Report, Prefeasibility Study for the Filo del Sol Project" dated February 22, 2019, with an effective date of January 13, 2019 (the "Technical Report"). The Technical Report was prepared for Filo Mining by Ausenco Engineering Canada Inc. and is available for review under the Company's profile on SEDAR at www.sedar.com and on the Company's website at www.sedar.com.

The Filo del Sol Project continues to hold significant exploration potential, and drilling completed subsequent to the PFS has intersected long intervals of copper, gold and silver mineralization well outside of the resource envelope. Drilling over the past three years has defined a very large area of high-grade sulphide copper-gold-silver mineralization now called the Aurora Zone. Within the Aurora Zone, there is at least one section with considerably elevated grades, named Breccia 41 after its discovery hole, FSDH041, which intersected 163m at 5.43% copper equivalent ("CuEq") (2.31% Cu; 2.07g/t Au; 183.0g/t Ag) from a depth of 780m within a broader interval of 858m at 1.80% CuEq (0.86% Cu; 0.70g/t Au; 48.1g/t Ag) from a depth of 188m. Both the Aurora Zone and Breccia 41 remain open to expansion in several directions and drilling to fully define them is ongoing.

In addition, drillhole FSDH060, collared 2km northeast of FSDH041, intersected 738m at 0.51% CuEq from a depth of 332m, including 322m at 0.63% CuEq from 620m. The hole is currently interpreted to have intersected a new porphyry centre, named the Bonita Zone, along the broader Filo trend. The Bonita discovery supports the interpretation that Filo del Sol hosts a multikilometer, northeast-trending alignment of overlapping porphyry-centered hydrothermal systems which is open to expansion both to the south and to the north. The Bonita Zone is evidence of the untapped exploration potential that still exists at Filo del Sol despite the significant mineral discoveries made to date.

The Company's strategy is to create value for its shareholders by expanding and increasing the quality of the resources and reserves at the Filo del Sol Project through further exploration, and by advancing engineering and other studies that are required to prepare the Filo del Sol Project for eventual development.

The Company has a strong management team and board with extensive experience in the resource sector, particularly in Chile and Argentina. The Board and management team have an appropriate mix of geological, engineering, financial, and business skills to advance the Company's projects and to generate value for its shareholders.

The Company's common shares trade on the Toronto Stock Exchange under the symbol "FIL". In addition, the Company's common shares trade on the NASDAQ First North Growth Market under the symbol "FIL" and on the OTCQX under the symbol "FLMMF".

SECOND QUARTER 2022 OPERATING AND CORPORATE HIGHLIGHTS

Strong Exploration Results Continue in Aurora Zone and Breccia 41; Discovery of New Porphyry Centre

During the second quarter of 2022, the Company focused on drilling at Filo del Sol and drill results received during the period continued to showcase the size and grade of the mineralization identified at the project to date as well as its remarkable exploration potential.

Holes testing continuity and expansion of the bonanza-grade Breccia 41 structure, and the broader high-grade Aurora Zone, have returned strong results, highlighted by the following:

• FSDH055C is the best hole ever drilled at Filo del Sol from a grade-thickness perspective, and confirmed continuity of high-grade mineralization within the Aurora Zone as well as the bonanza-grade mineralization of Breccia 41. The hole was stopped at a depth of 1,488m due to the capacity of the drill, and returned 1,338m at 1.33% CuEq from 150m, including 126m at 5.02% CuEq from 728m in Breccia 41, within which was a 24m interval at 13.30% CuEq from 728m;

- FSDH057 also tested Breccia 41, successfully extending it 175m to the north. The hole intersected 651m at 1.12% CuEq from 136m, including 289m at 2.00% CuEq from 498m in the encompassing Aurora Zone and 11.1m at 17.6% CuEq from 776m in Breccia 41. The hole was lost within Breccia 41, ending in the highest grade copper values ever discovered at Filo del Sol, and the total length of the zones remains unknown at this location. Both zones remain open in multiple directions around this hole.
- FSDH058, drilled into the Aurora Zone, returned 1,252m at 0.91% CuEq from a depth of 100m to the end of the hole, including 310m at 1.40% CuEq and 6m at 398.3 g/t Ag in the silver zone, demonstrating the continuity of strong mineralization within this high-grade feature of the Filo del Sol deposit.

In addition, FSDH060 discovered what is currently interpreted as a new porphyry centre, named the Bonita Zone, along the overall Filo trend, supporting the interpretation that the Filo del Sol Project hosts a multikilometer, northeast-trending alignment of overlapping porphyry-centered hydrothermal systems which is open to expansion. FSDH060 was drilled to a final depth of 1,070m and intersected 738m at 0.51% CuEq from a depth of 332m, including 322m at 0.63% CuEq from 620m. This new discovery will be a high-priority drill target with further testing planned for the upcoming South American spring season.

Assay results received by the Company during the second quarter of 2022 are summarized in the table below:

Hole-ID	From (m)	To (m)	Length (m)	Cu (%)	Au (g/t)	Ag (g/t)	CuEq ¹ (%)
FSDH055B	366.0	428.0	62.0	0.01	0.61	280.5	
FSDH055C	150.0	1,487.5	1,337.5	0.66	0.54	31.5	1.33
incl.	418.0	504.0	86.0	0.07	0.43	109.2	
and incl.	540.0	1,076.0	536.0	1.25	0.95	56.1	2.44
incl.	728.0	854.0	126.0	2.12	1.69	188.7	5.02
incl.	728.0	752.0	24.0	5.08	4.88	530.2	13.30
incl.	742.0	750.6	8.6	7.08	8.16	820.4	20.25
FSDH056	168.0	670.2	502.2	0.50	0.40	11.4	0.89
incl.	388.0	670.2	282.2	0.68	0.39	17.9	1.13
and incl.	420.0	432.5	12.5	0.39	0.93	135.8	
FSDH057	136.0	787.1	651.1	0.63	0.37	25.6	1.12
incl.	404.0	432.0	28.0	0.01	0.19	109.9	
incl.	498.0	787.1	289.1	1.18	0.68	36.0	2.00
and incl.	776.0	787.1	11.1	9.11	8.87	230.4	17.60
FSDH058	100.0	1,351.5	1,251.5	0.56	0.41	6.6	0.91
incl.	500.0	1,004.0	504.0	0.77	0.54	7.4	1.23
and incl.	600.0	910.0	310.0	0.87	0.62	8.2	1.40
and incl.	232.0	238.0	6.0	0.24	0.24	398.3	
FSDH059	124.0	311.5	187.5	0.13	0.19	6.2	0.33
incl.	304.0	311.5	7.5	0.00	0.08	49.7	
FSDH060	332.0	1,070.0	738.0	0.39	0.14	1.9	0.51
incl.	620.0	1,070.0	450.0	0.47	0.14	1.8	0.59
incl.	620.0	942.0	322.0	0.50	0.16	1.8	0.63

 $^{^1}$ CuEq for drill intersections is calculated based on US\$3.00/lb Cu, US\$1,500/oz Au and US\$18/oz Ag, with 80% metallurgical recoveries assumed for all metals. The formula is: CuEq % = Cu % + (0.7292 * Au g/t) + (0.0088 * Ag g/t).

As of the date of this MD&A, additional holes have been completed with assays pending, which include:

- FSDH061, located 228m northeast of FSDH057, completed to a depth of 1,093m;
- FSDH063, located 150m west of FSDH025, to investigate the southwestern extension of the Aurora Zone, completed to a depth of 1,141m; and
- FSDH066, located 1.3km northeast of FSDH060, to investigate the area under the Maranceles veins, a series of quartz-enargite veins which outcrop in this area, completed to a depth of 458m.

Assay results for these holes will be released as they are received, analyzed and confirmed by the Company.

Election of William A. Lundin to the Board of Directors

At the Company's 2022 Annual General and Special Meeting held on June 23, 2022, Mr. William A. Lundin was elected to the Company's Board of Directors, in replacement of Mr. Lukas H. Lundin, who did not stand for re-election.

Mr. W. Lundin currently serves as the Chief Operating Officer for International Petroleum Corp. ("IPC"), an international oil and gas exploration and production company with a portfolio of assets located in Canada, Europe and Southeast Asia. Prior to his tenure with IPC, Mr. W. Lundin worked in various field positions within the Lundin Group and brings with him a wealth of technical expertise. He is a registered Professional Engineer in the province of Alberta and holds a Bachelor of Mineral Resource Engineering from Dalhousie University. Mr. W. Lundin also currently serves as a director for ShaMaran Petroleum Corp. and the Lundin Foundation, and as Chairman for Africa Energy Corp.

Exercise of Top-up Right by BHP

On July 29, 2022, subsequent to the end of the second quarter, the Company closed a non-brokered private placement to BHP Western Mining Resources International Pty Ltd, a wholly owned subsidiary of BHP Group Limited (collectively, "BHP"), whereby the Company issued 44,047 common shares to BHP for gross proceeds of \$675,681 (the "Anti-dilution Top-Up").

The Anti-dilution Top-Up was undertaken pursuant to the terms of the March 11, 2022 private placement of 6,270,000 common shares to BHP at a price of \$15.95 per common share for total gross proceeds of \$100 million (the "Private Placement"), whereby BHP was granted certain anti-dilutive rights, allowing BHP to top-up and maintain its pro rata ownership interest from time to time, provided that such participation rights will not apply to any portion of BHP's ownership interest in excess of a 9.9% undiluted ownership level in the Company.

OUTLOOK

The Company's field work is continuing through the South American winter season for the first time in the project's history. Six diamond drill rigs are currently on site, with plans to ramp up the rig count as the weather moderates in the spring.

The Company has consolidated its current diamond rig fleet in the area around Breccia 41, and the broader Aurora Zone, to de-risk its first winter operations in terms of required road clearing, transportation and logistics support. The Company's first winter campaign has been challenging, as the 2022 winter season at the Filo del Sol Project has been characterized by significant snowfall and extreme winds, which have hampered drilling activities. The Company is prioritizing personnel safety and maintaining road access while reducing site activities during the winter storms. Holes underway, which target the Aurora Zone and Breccia 41, will seek to improve the Company's understanding of the geometry, extent and geological context of these high-grade sections within the Filo del Sol deposit.

Data collected from the current campaign will be used to develop a comprehensive geological model which will guide further exploration and form the basis of an eventual update to the Mineral Resource estimate. The Company has also continued preliminary metallurgical testwork on the sulphide mineralization, as well as environmental and social baseline programs in support of future project permitting.

The Company's plans and timelines are subject to equipment and staff availability, along with being able to operate safely and effectively throughout the winter and in accordance with the Company's COVID-19 protocols.

RESULTS FROM OPERATIONS

Filo Mining is a junior exploration company and, as such, its net losses are largely driven by its exploration and project investigation activities. There is no expectation of generating operating profits until it develops a commercially viable mineral deposit.

Key financial results for the last eight quarters are provided in the table below.

Three Months Ended	Jun-22	Mar-22	Dec-21	Sep-21	Jun-21	Mar-21	Dec-20	Sep-20
Exploration costs (\$000's)	22,136	14,869	10,328	8,696	9,358	12,519	4,214	969
Operating loss (\$000's)	23,666	17,013	12,037	11,835	10,041	13,268	4,945	2,716
Net loss (\$000's)	13,513	14,400	8,053	9,142	4,793	10,431	3,271	2,510
Net loss per share, basic and diluted (\$)	0.11	0.12	0.07	0.08	0.04	0.09	0.03	0.02

Due to the geographic location of the Filo del Sol Project, the Company's business activities have historically fluctuated with the seasons, through increased drilling and other exploration activities during the summer months in South America. However, from June 2021 to early August 2021, the Company completed winterization preparations which allowed it to commence its 2021/2022 exploration program in August 2021, prior to the end of winter in South America. These winterization efforts have also enabled the Company to undertake continuous, year-round field operations and reduce the seasonal fluctuation in exploration expenditures moving forward, beginning with the year ending December 31, 2022. However, other relevant factors, such as the financial position of the Company, other corporate initiatives, and the scope of planned exploration/project work, could affect the level of exploration activities, operating loss, and net loss in any particular period.

Filo Mining incurred net losses of \$13.5 million and \$27.9 million, respectively, for the three and six months ended June 30, 2022 (2021: \$4.8 million and \$15.2 million), including operating losses of \$23.7 million and \$40.7 million, respectively (2021: \$10.0 million and \$23.3 million) and net gains of \$10.6 million and \$12.6 million, respectively, from the use of marketable securities (2021: \$5.4 million and \$8.1 million). Exploration and project investigation costs are generally the most significant expenditures of the Company and for the three and six months ended June 30, 2022, they accounted for approximately 94% and 91% of the operating loss for the respective periods (2021: 93% and 94%). This is reflective of the Company's accounting policy to expense its exploration costs through the consolidated statement of comprehensive loss, except for mineral property option payments and mineral property acquisition costs, which are capitalized.

Exploration and project investigation costs for the three and six months ended June 30, 2022 were \$22.1 million and \$37.0 million, respectively, which increased relative to the comparative 2021 periods (2021: \$9.4 million and \$21.9 million). The increases of the current periods are primarily the result of larger relative work programs undertaken and continued drill and field operations through the second quarter of 2022, which have culminated in the Company's first South American winter operations this year. By comparison, during the three and six months ended June 30, 2021, the 2020/2021 drill campaign concluded in May 2021, with only winterization and maintenance of the field camp and access roads undertaken in preparation for an early start to the 2021/2022 campaign and year-round operations for 2022. In addition, during the three and six months ended June 30, 2022, the Company opened and maintained the Chilean access to the Filo del Sol Project, which was not opened in the comparative 2021 periods, resulting in higher roadwork costs.

Detailed breakdowns of exploration costs are provided in the notes to the condensed interim consolidated financial statements.

Excluding share-based compensation, administration costs for the three and six months ended June 30, 2022 totalled \$0.7 million and \$1.6 million, respectively (2021: \$0.4 million and \$1.0 million). Share-based compensation, a non-cash cost, reflects the amortization of the estimated fair value of options over their vesting period and is based to a large degree on the Company's share price and its volatility. The actual future value to the option holders may differ materially from these estimates as it depends on the trading price of the Company's shares if and when the options are exercised. In addition, as the granting of options and their vesting is at the discretion of the Board, the related expense is unlikely to be uniform across quarters or financial years.

The increase observed in administration costs, excluding share-based compensation, for the three and six months ended June 30, 2022 is due primarily to a higher general office and public company maintenance costs, such as stock exchange and regulatory fees and insurance costs. The increases in these costs are largely the result of the Company's graduation from the TSX Venture Exchange to the Toronto Stock Exchange, effective October 1, 2021 and the significant increase in the Company's market capitalization since early 2021. In addition, the increase in administration costs is also partially the result of a higher average headcount at the Company's corporate headquarters for the three and six months ended June 30, 2022, relative to the 2021 comparative periods and increased payroll-related statutory levies triggered by gains on the exercise of stock options.

Interest income has increased to \$398,924 and \$476,806 for the three and six months ended June 30, 2022, respectively (2021: \$45,275 and \$99,808), which is due to the significant increase to the Company's average treasury balance following the closing of the Private Placement, and increases in the interest rates offered by the Canadian financial institutions with which the Company holds funds.

During the three and six months ended June 30, 2022, the Company recognized a net monetary loss of \$358,881 and a gain of \$89,747, respectively (2021: loss of \$232,699 and gain of \$10,521) in relation to the application of hyperinflationary accounting for the Company's Argentine subsidiary. The monetary gains and losses recognized are the result of changes in the Argentine price indices and changes to the Company's net monetary position during the three and six months ended June 30, 2022. Further discussion regarding the application of hyperinflationary accounting has been provided in the notes to the condensed interim consolidated financial statements.

From time to time, the Company acquires and transfers marketable securities as a mechanism to facilitate intragroup funding transfers between its Canadian headquarters and its Argentine operating subsidiary. Accordingly, for the three and six months ended June 30, 2022, the Company recognized gains of \$10.6 million and \$12.6 million (2021: \$5.4 million and \$8.1 million) on the use of marketable securities for the purposes of facilitating intragroup funding transfers, which represents the net benefit of having used this funding mechanism over traditional methods. The increase in the gains is primarily the result of more funds provided to its Argentine subsidiary, and an overall increase in the size of the premiums realized by the Company, during the three and six months ended June 30, 2022, relative to the comparative 2021 periods.

Other foreign exchange losses for the three and six months ended June 30, 2022 totalled \$515,655 and \$435,930, respectively (2021: \$1,397 and \$79,779), which increased relative to the 2021 comparative periods due to larger average US dollar balances held and appreciation of the Canadian dollar, the Company's functional currency, relative to the US dollar from the time of when the US dollars were purchased and June 30, 2022.

No tax recovery is recognized as a result of the nature of the Company's activities and the lack of reasonably expected taxable profits in the near term.

In other comprehensive income, the Company reported foreign exchange translation losses of \$495,978 and \$240,078 for the three and six months ended June 30, 2022, respectively (2021: \$36,761 and \$148,710) on translation of subsidiary company accounts from their respective functional currencies to the Canadian dollar presentation currency. The foreign exchange translation losses reported in the current periods are primarily the result of fluctuations of the Canadian dollar relative to the Chilean peso over the respective periods. For the three and six months ended June 30, 2022, the impacts of hyperinflation amounted to gains of \$588,908 and \$435,408, respectively (2021: \$376,425 and \$136,714) and consist of adjustments recognized on the continuing inflation of opening non-monetary balances during the respective periods and the ongoing translation of the Company's Argentine subsidiary into the Canadian dollar presentation currency.

LIQUIDITY AND CAPITAL RESOURCES

As at June 30, 2022, the Company had cash and cash equivalents of \$102.6 million and net working capital of \$89.4 million, compared to cash of \$19.4 million and net working capital of \$13.1 million as at December 31, 2021. The increase in the Company's cash and cash equivalents and net working capital is due to \$99.7 million in net proceeds generated by the Private Placement and \$2.5 million in gross proceeds received by the Company in relation to the exercise of stock options during the six months ended June 30, 2022. These cash inflows have been partially offset by funds used in operations, including mineral property payments and amounts used in the acquisition of equipment and facilities for the Filo del Sol Project, and for general corporate purposes.

The Company will continue to deploy the majority of its treasury to fund ongoing advancement of the Filo del Sol Project, and to a lesser extent, for working capital and general corporate purposes.

RELATED PARTY TRANSACTIONS

Under the normal course of operations, the Company may undertake transactions or hold balances with related parties. During the three and six months ended June 30, 2022, the Company engaged with Josemaria Resources Inc. ("Josemaria") and NGEx Minerals Ltd. ("NGEx Minerals"), which were related parties to the Company by way of directors, officers and shareholders in common. Josemaria ceased to be a related party of the Company following the acquisition of all of its issued and outstanding common shares by Lundin Mining Corporation, which closed on April 28, 2022.

Related party services

The Company has a cost sharing arrangement with Josemaria and NGEx Minerals. Under the terms of this arrangement, the Company provides management, technical, administrative and/or financial services (collectively, "Management Services") to Josemaria and NGEx Minerals, and vice versa. These transactions were incurred in the normal course of operations, and are summarized as follows:

	Three mo	Three months ended June 30,		
	2022	2021	2022	June 30, 2021
Management Services to Josemaria	-	90,152	42,374	190,544
Management Services to NGEx Minerals	205,268	94,230	394,346	183,699
Management Services from Josemaria	-	(55,346)	-	(97,411)
Management Services from NGEx Minerals	(86,606)	(206,720)	(174,668)	(341,023)

Related party balances

The amounts due from (to) related parties, and the components of the consolidated statement of financial position in which they are included, are as follows:

		June 30,	December 31,
	Related Party	2022	2021
Receivables and other assets	Josemaria	-	46,678
Receivables and other assets	NGEx Minerals	136,301	15,113
Accounts payable and accrued liabilities	Josemaria	-	(1,667)
Accounts payable and accrued liabilities	NGEx Minerals	(32,616)	(24,343)

Camp usage agreement

On June 26, 2019, the Company, through a wholly-owned subsidiary, entered into a transaction with a wholly-owned subsidiary of Josemaria whereby the Company extended its right to use Josemaria's Batidero Camp in Argentina.

The agreement may be terminated with one year's prior notice by Josemaria, and in the absence of such notice the agreement may be renewed for another year at the Company's election. On April 8, 2022, Filo Mining provided formal notice of renewal for the period through April 1, 2023.

Key management compensation

The Company's key management personnel have the authority and responsibility for overseeing, planning, directing and controlling its activities and consist of the Board of Directors and members of the executive management team. Total compensation expense for key management personnel, and the composition thereof, is as follows:

	Three mo	Three months ended		
		June 30,		June 30,
	2022	2021	2022	2021
Salaries	267,500	224,500	535,000	437,000
Short-term employee benefits	7,699	6,443	15,418	13,194
Directors fees	59,283	33,879	114,533	65,629
Stock-based compensation	797,069	216,201	1,903,211	398,685
	1,131,551	481,023	2,568,162	914,508

SIGNIFICANT ACCOUNTING POLICIES

The Company continues to follow the accounting policies described in Note 3 to the audited consolidated financial statements for the year ended December 31, 2021, as on SEDAR at www.sedar.com, with the addition of the following:

Cash equivalents

Cash equivalents are comprised of short-term, highly liquid investments that can be readily cashed within 90 days of purchase or less without significant change in value.

Depreciation of equipment and facilities

When an asset is available for use at the location, and in the condition, as intended by management, it is deprecated using the straight-line method to allocate its cost less its residual value over its estimated useful life. The depreciation methods and rates currently used by the Company are as follows:

Class of Asset	Method
Facilities	Straight line over 10 years

CRITICAL ACCOUNTING ESTIMATES, ASSUMPTIONS AND JUDGEMENTS

The preparation of the consolidated financial statements in accordance with IFRS, including the condensed interim consolidated financial statements for the three and six months ended June 30, 2022, requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities and expenditures. These estimates and assumptions are based on management's best knowledge of the relevant facts and circumstances taking into account previous experience. Actual results could differ from those estimates and such differences could be material. Estimates are reviewed on an ongoing basis and are based on historical experience and other facts and circumstances. Revisions to estimates and the resulting effects on the carrying amounts of the Company's assets and liabilities are accounted for prospectively. There have been no material changes to the critical accounting estimates discussed in the annual 2021 MD&A filed on SEDAR at www.sedar.com on March 22, 2022.

FINANCIAL INSTRUMENTS

The Company's financial instruments consist of cash and cash equivalents, receivables and other assets, and trade payables and accrued liabilities. The carrying values of the Company's financial instruments are considered to be reasonable approximations of fair value due to their anticipated short-term nature.

As at June 30, 2022, the Company's financial instruments are exposed to the following financial risks, including credit and currency risks:

- (i) Credit risk associated with cash and cash equivalents is minimal as the Company deposits the majority of its cash with a large Canadian financial institution that has been accorded a strong investment grade rating by a primary rating agency.
- (ii) Foreign currency risk can arise when the Company or its subsidiaries transact or have net financial assets or liabilities which are denominated in currencies other than their respective functional currencies.

At June 30, 2022, the Company's largest foreign currency risk exposures existed at the level of its Canadian headquarters, where the Company held a net financial asset position denominated in US dollars having a Canadian dollar equivalent of approximately \$17.8 million. A 10% change in the foreign exchange rate between the US dollar and the Canadian dollar, the functional currency of Filo Mining, would give rise to an increase/decrease of approximately \$1.8 million financial position/comprehensive loss.

OUTSTANDING SHARE DATA

As at August 11, 2022, the Company had 122,281,986 common shares outstanding and 5,572,598 share options outstanding under its share-based incentive plan.

FINANCIAL INFORMATION

The Company's next scheduled financial report will be for the three and nine months ended September 30, 2022, which is expected to be published on or around November 10, 2022.

DISCLOSURE CONTROLS AND INTERNAL CONTROLS OVER FINANCIAL REPORTING

Disclosure controls and procedures ("DC&P")

DC&P are designed to provide reasonable assurance that information required to be disclosed by the Company in its annual filings, interim filings or other reports filed or submitted by it under securities legislation is recorded, processed, summarized and reported within the time periods specified in the securities legislation. They include controls and procedures designed to ensure that information required to be disclosed by the Company in its annual filings, interim filings or other reports filed or submitted under securities legislation is accumulated and communicated to the Company's management, including its Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure.

There have not been any material changes in the Company's DC&P during the three and six months ended June 30, 2022.

Internal controls over financial reporting ("ICFR")

The Company's ICFR are designed to provide reasonable assurance regarding the reliability of financial reporting and preparation of financial statements for external purposes in accordance with IFRS. The design of the Company's ICFR is the responsibility of its management.

Any system, no matter how well conceived or operated, has inherent limitations. Therefore, even those systems determined to be effective can provide only reasonable, not absolute, assurance with respect to financial statement preparation and presentation and will not prevent all, or detect all, misstatements and frauds. The design of any control system also is based in part upon certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions. Accordingly, because of the inherent limitations in a cost-effective control system, misstatements due to error or fraud may occur and not be detected.

There have not been any material changes in the Company's internal controls during the three and six months ended June 30, 2022 that have materially affected, or are reasonably likely to materially affect, the Company's ICFR.

RISKS AND UNCERTAINTIES

The operations of the Company are speculative due to the high-risk nature of its business, which includes the acquisition, financing, exploration, development and operation of mineral and mining properties. There are a number of factors that could negatively affect the Company's business and the value of its common shares, and these risk factors could materially affect the Company's future operations and financial position and could cause actual events to differ materially from those described in forward-looking statements relating to the Company. There have been no material changes in the risks and uncertainties affecting the Company, which were discussed in the Company's 2021 annual information form, as filed on SEDAR at www.sedar.com as of March 31, 2022.

OFF-BALANCE SHEET ARRANGEMENTS

During the six months ended June 30, 2022, there were no material off-balance sheet transactions which have not been recorded in the Company's consolidated financial statements. The Company has not entered into any specialized financial arrangement to minimize its currency risk.

QUALIFIED PERSON

The scientific and technical disclosure for the Filo del Sol Project included in this MD&A have been reviewed and approved by Bob Carmichael, P. Eng. (BC) and/or Jamie Beck, B.A.Sc., P.Eng. Mr. Carmichael is Filo Mining's Vice-President of Exploration and a Qualified Person under National Instrument 43-101 Standards of Disclosure for Mineral Projects. ("NI 43-101"). Mr. Beck is Filo Mining's President and Chief Executive Officer and is also a Qualified Person under NI 43-101.

CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

Certain statements made and information contained herein in the MD&A constitutes "forward-looking information" and "forward-looking statements" within the meaning of applicable securities legislation (collectively, "forward-looking information" or "forward-looking statements") concerning the business, operations, financial performance and condition of Filo Mining. The forward-looking information contained in this MD&A is based on information available to the Company as of the date of this MD&A. Except as required under applicable securities legislation, the Company

does not intend, and does not assume any obligation, to update this forward-looking information. Generally, any statements that express or involve discussions with respect to predictions, expectations, beliefs, plans, projections, objectives, assumptions or future events or performance, (often, but not always, identified by words or phrases such as "plans", "expects" or "does not expect", "is expected", "budget", "scheduled", "estimates", "forecasts", "intends", "projects", "estimates", "budgets", "scheduled", "forecasts", "assumes", "intends", "strategy", "goals", "objectives", "potential", "possible", "anticipates" or "does not anticipate", or "believes", or variations of such words and phrases or statements that certain actions, events, conditions or results "will", "may", "could", "would", "should", "might" or "will be taken", "will occur" or "will be achieved" or the negative connotations thereof and similar expressions) are not statements of historical fact and may be forward-looking statements.

All statements other than statements of historical fact may be forward-looking statements. Forward-looking information is necessarily based on estimates and assumptions that are inherently subject to known and unknown risks, uncertainties and other factors that may cause the actual results, level of activity, performance or achievements of the Company to be materially different from those expressed or implied by such forward-looking information, including but not limited to: risks and uncertainties relating to, among other things, the inherent uncertainties regarding Mineral Resource estimates, cost estimates, changes in commodity prices, currency fluctuation, financings, unanticipated resource grades, infrastructure, results of exploration activities, cost overruns, availability of materials and equipment, timeliness of government approvals, taxation, political risk and related economic risk and unanticipated environmental impact on operations as well as other risks, and uncertainties and other factors, including, without limitation, those referred to in the "Risks and Uncertainties" section of the MD&A and in the Company's most recent Annual Information Form, under the heading "Risks Factors", and elsewhere, which may cause the actual results, level of activity, performance or achievements of the Company to be materially different from those expressed or implied by such forward-looking information.

The Company believes that the expectations reflected in the forward-looking statements and information included in this MD&A are reasonable, but no assurance can be given that these expectations will prove to be correct and such forward-looking statements and information should not be unduly relied upon. This statement and information is as of the date of the MD&A. In particular, this MD&A contains forward-looking statements or information pertaining to the assumptions used in the PFS for the Filo del Sol Project, the assumptions used in the Mineral Reserves and Resources estimates for the Filo del Sol Project, including, but not limited to, geological interpretation, grades, metal price assumptions, metallurgical and mining recovery rates, geotechnical and hydrogeological conditions, as applicable; ability to develop infrastructure; assumptions made in the interpretation of drill results, geology, grade and continuity of mineral deposits; expectations regarding access and demand for equipment, skilled labour and services needed for exploration and development of mineral properties; and that activities will not be adversely disrupted or impeded by exploration, development, operating, regulatory, political, community, economic and/or environmental risks. In addition, this MD&A may contain forward-looking statements or information pertaining to: the potential exploration results or anticipated outcomes of current or future drilling at Filo del Sol, including the exploration results of the recent Bonita Zone discovery and the Company's current interpretation of Filo del Sol as part of a multikilometer. northeast-trending alignment of overlapping porphyry-centered hydrothermal systems; exploration and development plans and expenditures, including but not limited to its plans to add additional rigs, the sequencing or prioritization of drill targets, and the continuation of winter or year-round operations; the ability of the Company's COVID-19 operating protocol to continue to meet government mandated health and safety quidelines enabling it to conduct its field programs as planned; the ultimate size and scope of its field programs and the Company's ability to achieve the objectives thereof; the size and scope of its field programs and the Company's ability to achieve the objectives thereof; the impact of the Company's winterization efforts at Filo del Sol, and whether such efforts have adequately anticipated the challenges of winter operation, including but not limited to significant weather events and potential supply chain disruptions; the anticipated use of proceeds from the Private Placement or Anti-dilutiion Top-Up and/or its current treasury balance; the timing or results of an upgrade to the Mineral Resources estimate at Filo del Sol, including the inputs used therein; opportunities to improve project economics; the success of future exploration activities; potential for resource expansion; potential for the discovery of new mineral deposits; ability to build shareholder value; expectations with regard to adding to Mineral Reserves or Resources through exploration; expectations with respect to the conversion of inferred resources to an indicated resources classification; ability to execute the planned work programs; estimation of commodity prices, Mineral Reserves and Resources, estimations of costs, and permitting

timelines; ability to obtain surface rights and property interests; currency exchange rate fluctuations; requirements for additional capital; government regulation of mining activities; environmental risks; unanticipated reclamation expenses; title disputes or claims; limitations on insurance coverage; and other risks and uncertainties.

Forward-looking information is based on certain assumptions that the Company believes are reasonable, including that the current price of and demand for commodities will be sustained or will improve, the supply of commodities will remain stable, that the general business and economic conditions will not change in a material adverse manner, that financing will be available if and when needed on reasonable terms and that the Company will not experience any material labour dispute, accident, or failure of plant or equipment. These factors are not, and should not be construed as being, exhaustive. Although the Company has attempted to identify important factors that would cause actual results to differ materially from those contained in forward-looking information, there may be other factors that cause results not to be as anticipated, estimated, or intended. There can be no assurance that such statements will prove to be accurate, as the Company's actual results and future events could differ materially from those anticipated in such statements, as a result of the factors discussed in the "Risk and Uncertainties" section of this MD&A, and elsewhere, and in the "Risk Factors" section of the Company's most recent Annual Information Form, which is available under the Company's profile on SEDAR at www.sedar.com. All of the forward-looking information contained in this document is qualified by these cautionary statements. Readers are cautioned not to place undue reliance on forward-looking information due to the inherent uncertainty thereof.

Statements relating to "Mineral Resources" are deemed to be forward looking information, as they involve the implied assessment, based on certain estimates and assumptions, that the Mineral Resources described can be profitably produced in the future.

Filo Mining Corp. Condensed Interim Consolidated Statements of Financial Position (Expressed in Canadian Dollars) (Unaudited)

	Note	June 30, 2022	December 31, 2021
ASSETS			
Current assets:			
Cash and cash equivalents		\$ 102,631,073	\$ 19,416,984
Receivables and other assets	5	573,889	697,660
		103,204,962	20,114,644
Non-current assets:			
Taxes receivable	5	1,928,160	2,314,091
Equipment and facilities	6	268,809	168,347
Mineral properties	7	8,931,004	8,062,918
		11,127,973	10,545,356
TOTAL ASSETS		114,332,935	30,660,000
LIABILITIES Current liabilities:			
Trade payables and accrued liabilities		13,823,691	7,062,830
TOTAL LIABILITIES		13,823,691	7,062,830
SHAREHOLDERS' EQUITY			
Share capital	8	283,794,800	180,266,718
Contributed surplus		9,645,938	8,544,029
Deficit		(191,025,819)	(163,112,572)
Accumulated other comprehensive loss		(1,905,675)	(2,101,005)
TOTAL SHAREHOLDERS' EQUITY		100,509,244	23,597,170
TOTAL LIABILITIES AND		ф 114 222 02F	¢ 20.660.000
SHAREHOLDERS' EQUITY		\$ 114,332,935	\$ 30,660,000

Subsequent event (Note 14)

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

On behalf of the Board:

<u>/s/Alessandro Bitelli</u> Director <u>/s/James Beck</u> Director

Filo Mining Corp. Condensed Interim Consolidated Statements of Comprehensive Loss (Expressed in Canadian Dollars) (Unaudited)

		Three m	onths ended June 30,	Six n	nonths ended June 30,
	Note	2022	2021	2022	2021
Expenses					
Exploration and project investigation	10	\$ 22,135,527	\$ 9,358,070	\$ 37,004,143	\$ 21,876,808
General and administration:					
Salaries and benefits		376,053	259,642	760,695	496,585
Share-based compensation	9с	880,341	257,181	2,069,713	480,647
Management fees		49,725	32,025	99,450	64,050
Professional fees		51,730	28,438	80,371	52,008
Travel		6,413	173	40,861	173
Promotion and public relations		48,054	37,989	109,743	128,391
Office and general		118,381	67,924	513,909	211,166
Operating loss		23,666,224	10,041,442	40,678,885	23,309,828
Other income and expenses					
Interest income		(398,924)	(45,275)	(476,806)	(99,808)
Financing costs		(330/321)	113	(170,000)	306
Net monetary loss (gain)	4	358,881	232,699	(89,747)	(10,521)
Gain on use of marketable securities	13	•	•	• • •	
	13	(10,625,910)	(5,435,881)	(12,632,418)	(8,053,657)
Other foreign exchange loss		515,655	1,397	435,930	79,779
Other recoveries		(2,597)	(1,385)	(2,597)	(1,385)
Net loss		13,513,329	4,793,110	27,913,247	15,224,542
Other comprehensive loss					
Items that may be reclassified					
subsequently to net loss:					
Foreign currency					
translation adjustment		495,978	36,761	240,078	148,710
Impact of hyperinflation	4	(588,908)	(376,425)	(435,408)	(136,714)
Comprehensive loss		\$ 13,420,399	\$ 4,453,446	\$ 27,717,917	\$ 15,236,538
Basic and diluted loss per common share		\$ 0.11	\$ 0.04	\$ 0.23	\$ 0.14
Sildic		ψ 0.11	ψ 0.01	ψ 0.25	ψ 0.14
Weighted average common shares		121 540 010	112 221 000	110 002 011	111 [20 702
outstanding		121,548,910	112,231,866	119,092,011	111,520,703

Filo Mining Corp. Condensed Interim Consolidated Statements of Cash Flows (Expressed in Canadian Dollars) (Unaudited)

			Six	m	onths ended June 30,
	Note		2022		2021
Cash flows used in operating activities		4	(27.012.247)	4	(15 224 542)
Net loss for the period Items not involving cash:		Þ	(27,913,247)	Þ	(15,224,542)
	9с		2 201 056		E06 270
Share-based compensation	90		2,391,056		586,379
Financing costs			740 670		306
Net monetary loss			748,679		470,695
Unrealized foreign exchange gain	_		- - 224		28,796
Depreciation	6		6,234		-
Net changes in working capital and other items:			00 540		156 100
Receivables and other			80,540		156,190
Trade payables and accrued liabilities			8,508,617		(960,277)
			(16,178,121)		(14,942,453)
Cash flows from (for) financing activities					
Proceeds from option exercises			2,501,186		5,480,290
Proceeds from equity financings, net			99,737,749		-
Repayment of lease liabilities			-		(10,388)
Repayment of lease habilities			102 220 025		
			102,238,935		5,469,902
Cook flows for investing activities					
Cash flows for investing activities	6		(02.444)		
Acquisition of equipment and facilities	_		(82,111)		
Mineral properties and related expenditures	7		(1,118,190)		-
			(1,200,301)		-
Effect of exchange rate change on cash and					
cash equivalents			(1,646,424)		(363,369)
Increase (decrease) in cash and cash equivalents during the period			83,214,089		(9,835,920)
Cash and cash equivalents, beginning of the period		\$	19,416,984	\$	36,326,118
Cash and cash equivalents, end of the period		\$	102,631,073	\$	26,490,198

Filo Mining Corp.
Condensed Interim Consolidated Statements of Changes in Equity (Expressed in Canadian Dollars)
(Unaudited)

							A	ccumulated	T-1-1
		Number of		C	ontributed		Cor	Other nprehensive	Total Shareholders'
	Note	Shares	Share Capital	C	Surplus	Deficit	COI	Loss	Equity
			•		•				
Balance, January 1, 2021		110,770,770	\$ 166,119,611	\$	9,763,491	\$(130,693,363)	\$	(1,638,055)	\$ 43,551,684
Share-based compensation		-	-		586,379	-		-	586,379
Shares issued pursuant to stock option									
exercises		2,406,336	8,103,393		(2,623,103)			-	5,480,290
Net loss and other comprehensive loss		-	-		-	(15,224,542)		(11,996)	(15,236,538)
Balance, June 30, 2021		113,177,106	\$ 174,223,004	\$	7,726,767	\$(145,917,905)	\$	(1,650,051)	\$ 34,381,815
Balance, January 1, 2022		115,042,939	\$ 180,266,718	\$	8,544,029	\$(163,112,572)	\$	(2,101,005)	\$ 23,597,170
Shares issued pursuant to the Private		113,072,939	\$ 100,200,710	Ψ	0,544,029	\$(103,112,372)	Ψ	(2,101,003)	\$ 23,337,170
Placement	8	6,270,000	100,006,500		_	_		_	100,006,500
Share issuance costs	8	-	(268,751)		_	_		_	(268,751)
Share-based compensation	9c	_	(200)/ 51)		2,391,056	_		_	2,391,056
Shares issued pursuant to stock option					_,00_,000				_,00_,000
exercises	9b	925,000	3,790,333		(1,289,147)	_		_	2,501,186
Net loss and other comprehensive loss		-	-		-	(27,913,247)		195,330	(27,717,917)
Balance, June 30, 2022		122,237,939	\$ 283,794,800	\$	9,645,938	\$(191,025,819)	\$	(1,905,675)	\$ 100,509,244

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

1. NATURE OF OPERATIONS

Filo Mining Corp. (the "Company" or "Filo Mining") was incorporated on May 12, 2016 under the Canada Business Corporations Act in connection with the plan of arrangement to reorganize Josemaria Resources Inc. ("Josemaria", formerly NGEx Resources Inc.), which was completed on August 16, 2016.

The Company's principal business activities are the exploration and development of the Filo del Sol and Tamberias properties, which are comprised of adjacent mineral titles in San Juan Province, Argentina and Region III, Chile. Its registered office is located at Suite 2200, 885 West Georgia Street, Vancouver, British Columbia, V6C 3E8, Canada. The Company's common shares trade on the Toronto Stock Exchange under the symbol "FIL". In addition, the Company's common shares trade on the NASDAQ First North Growth Market under the symbol "FIL" and on the OTCQX under the symbol "FLMMF".

2. BASIS OF PRESENTATION

These condensed interim consolidated financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS"), as issued by the International Accounting Standards Board ("IASB"), applicable to the preparation of condensed interim consolidated financial statements, including IAS 34, Interim Financing Reporting. Accordingly, certain disclosures included in the annual financial statements prepared in accordance with IFRS have been condensed or omitted, and these condensed interim consolidated financial statements should be read in conjunction with the Company's audited consolidated financial statements for the year ended December 31, 2021. In preparation of these condensed interim consolidated financial statements, the Company has consistently applied the same accounting policies as disclosed in Note 3 to the audited consolidated financial statements for the year ended December 31, 2021, with the addition of the policies as described in Note 3 below. Certain prior year comparatives have been reclassified to align with current year presentation. Specifically, interest income is now separately presented on the condensed interim consolidated statements of comprehensive loss.

These condensed interim consolidated financial statements were authorized for issuance by the Board of Directors of the Company on August 11, 2022.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The Company continues to follow the accounting policies described in Note 3 to the audited consolidated financial statements for the year ended December 31, 2021, as on SEDAR at www.sedar.com, with the addition of the following:

Cash equivalents

Cash equivalents are comprised of short-term, highly liquid investments that can be readily cashed within 90 days of purchase or less without significant change in value.

Depreciation of equipment and facilities

When an asset is available for use at the location, and in the condition, as intended by management, it is deprecated using the straight-line method to allocate its cost less its residual value over its estimated useful life. The depreciation methods and rates currently used by the Company are as follows:

Class of Asset	Method					
Facilities	Straight line over 10 years					

4. HYPERINFLATION

Argentina was designated a hyperinflationary economy as of July 1, 2018 for accounting purposes.

Accordingly, the application of hyperinflation accounting has been applied to the Company's Argentine subsidiary's non-monetary assets and liabilities, shareholders' equity and comprehensive loss items from the transaction date when they were first recognized into the current purchasing power, which reflects a price index current at the end of the reporting period before being included in the consolidated financial statements. To measure the impact of hyperinflation on its financial position and results, the Company has elected to use the Wholesale Price Index (*Indice de Precios Mayoristas* or "*IPIM*") for periods up to December 31, 2016, and the Retail Price Index (*Indice de Precios al Consumidor* or "*IPC*") thereafter. These price indices have been recommended by the Government Board of the Argentine Federation of Professional Councils of Economic Sciences.

As the consolidated financial statements of the Company have been previously presented in Canadian dollars, a stable currency, the comparative period amounts do not require restatement.

The Company recognized gains of \$588,908 and \$435,408, respectively, for the three and six months ended June 30, 2022 (2021: \$376,425 and \$136,714) in relation to the impact of hyperinflation within other comprehensive income, which is primarily the result of continued inflation, and depreciation of the Argentine Peso relative to the Canadian dollar from the time that funding was provided to the Argentine operating subsidiary during the three and six months ended June 30, 2022 to the end of the period.

As a result of changes in the IPC and changes to the Company's net monetary position, the Company recognized a net monetary loss of \$358,881 and a net monetary gain of \$89,747, respectively, for the three and six months ended June 30, 2022 (2021: loss of \$232,699 and gain of \$10,521), to adjust transactions recorded during the period into a measuring unit current as of June 30, 2022.

The level of the IPC at June 30, 2022 was 793.0 (December 31, 2021: 582.5), which represents an increase of approximately 36% over the IPC at December 31, 2021, and an approximate 14% increase over the average level of the IPC during the six months ended June 30, 2022.

5. RECEIVABLES AND OTHER ASSETS

	June 30,	December 31,
	2022	2021
Current		
Taxes receivable	97,930	59,150
Other receivables	263,751	237,238
Prepaid expenses and deposits	212,208	401,272
	573,889	697,660
Non-current		
Taxes receivable	1,928,160	2,314,091
	1,928,160	2,314,091

Pursuant to regulations, the Company is entitled to a refund of certain value added taxes ("VAT") paid in Argentina. While the Company continues to expect full payment of the amounts claimed, the timing of receipt of the refunds has become increasingly uncertain. Accordingly, the corresponding taxes receivable balance has been classified as non-current.

6. EQUIPMENT AND FACILITIES

The Company's equipment and facilities relate to mobile equipment and modular field facilities acquired for its Filo del Sol property in Argentina.

	W	Works in progress						
	Equip			ilities	Fac	ilities		Total
Cost								
January 1, 2021	\$	-	\$	-	\$	-	\$	-
Additions	32	2,309	13	3,389		-	16	55,698
Adjustment for the impacts of hyperinflation		(529)		3,178		-		2,649
December 31, 2021	\$ 31	,780	\$ 13 0	6,567		-	\$ 16	8,347
Additions		-	8	32,111		-	8	32,111
Adjustment for the impacts of hyperinflation	•	4,273		5,852	1	L4,783	2	24,908
Reclassifications		-	(224	1,530)	22	24,530		-
June 30, 2022	\$ 36	,053	\$	-	\$ 239	9,313	\$ 27	5,366
Accumulated depreciation								
January 1, 2021	\$	-	\$	-	\$	-	\$	-
December 31, 2021	\$	-	\$	-	\$	-	\$	-
Depreciation		-		-	(6	6,234)	(6,234)
Adjustment for the impacts of hyperinflation		-		-	`	(323)	•	(323)
June 30, 2022	\$	-	\$	-	\$ (6	, 5 57)	\$ (6	,557)
Net book amount								
December 31, 2021	\$ 31	,780	\$ 130	5,567	\$	-	\$ 16	8,347
June 30, 2022	•	,053	\$	•		2,756	•	8,809

7. MINERAL PROPERTIES

	Filo del Sol	Filo del Sol Tamberias	
January 4, 2024	+ 2 205 524	÷	+ 0 057 404
January 1, 2021	\$ 3,385,531	\$ 5,471,870	\$ 8,857,401
Adjustment for the impacts of hyperinflation	108,294	-	108,294
Effect of foreign currency translation	-	(902,777)	(902,777)
December 31, 2021	\$ 3,493,825	\$ 4,569,093	\$ 8,062,918
Additions	-	1,118,190	1,118,190
Adjustment for the impacts of hyperinflation	77,277	-	77,277
Effect of foreign currency translation	-	(327,381)	(327,381)
June 30, 2022	\$ 3,571,102	\$ 5,359,902	\$ 8,931,004

The Company's primary mineral property assets are the Filo del Sol and Tamberias properties (together, the "Filo del Sol Project"), which are comprised of adjacent mineral titles in San Juan Province, Argentina and Region III, Chile, and are 100% controlled by Filo Mining either through direct ownership or option agreements.

Filo del Sol Property (San Juan Province, Argentina)

Sole ownership of the Filo del Sol property was acquired by Filo del Sol Exploracion S.A., a wholly owned subsidiary of the Company, in October 2014, through the acquisition of its then joint exploration partner's 40% interest in the property.

Tamberias Property (Region III, Chile)

Through its wholly owned subsidiary, Frontera Chile Limitada, the Company is party to an option agreement with Compania Minera Tamberias SCM ("Tamberias SCM") whereby the Company can earn a 100% interest in the Tamberias property by making certain scheduled option payments. In addition, Tamberias SCM will retain a 1.5% net smelter royalty, which will be paid only after the Company has recovered all its exploration and development costs.

Pursuant to a series of amendments to the terms of the remaining option payments payable under the option agreement with Tamberias SCM, the last of which was executed on May 13, 2020 (the "Option Amendments"), the remaining option payments were rescheduled and extended through to June 30, 2026. In June 2022, the Company made a US\$500,000 payment pursuant to the Option Amendments and as at June 30, 2022, the Company's total remaining option payments were as follows:

Payment by:	Amount (US\$)
June 30, 2023	750,000
June 30, 2024	950,000
June 30, 2025	1,050,000
June 30, 2026	12,000,000
	14,750,000

In addition, in June 2022, the Company acquired a five-hectare claim block, which is located within the broader Tamberias property area (the "Austral Claims"). Prior to the acquisition, the Austral Claims were the only claim blocks within the Tamberias property footprint that were not owned or controlled by the Company. The Austral Claims were acquired for a purchase price of US\$400,000.

8. SHARE CAPITAL

The Company has authorized an unlimited number of voting common shares without par value.

On March 11, 2022, by way of a non-brokered private placement, the Company closed the sale of 6,270,000 common shares to BHP Western Mining Resources International Pty Ltd, a wholly owned subsidiary of BHP Group Limited (collectively, "BHP"), at a price of \$15.95 per common share for total proceeds of \$100 million (the "Private Placement"). Share issuance costs related to the Private Placement totaled \$268,751 and consisted of professional fees and regulatory fees. No finder's fee or commissions were payable in connection with this Private Placement.

Upon closing of the Private Placement, BHP owned approximately 5% of the Company's issued and outstanding common shares on an undiluted basis. The common shares acquired by BHP pursuant to the Private Placement were subject to a statutory four-month hold period in accordance with applicable securities regulations, which ended July 12, 2022.

In connection with the Private Placement, BHP has been granted certain participation and top-up rights, allowing BHP to maintain its ownership interest from time to time (Note 14), provided that such participation rights will not apply to any portion of BHP's ownership interest in excess of a 9.9% undiluted ownership level in the Company. In addition, the Company and BHP have agreed to form a joint advisory committee to share expertise, exploration concepts, and discuss future project development.

The Company intends to use the proceeds of the Private Placement to advance exploration and development of the Company's Filo del Sol Project and for working capital and general corporate purposes.

9. SHARE OPTIONS

a) Share option plan

The Company has a share option plan adopted by the Board of Directors on July 8, 2016 and amended May 6, 2022, which reserves an aggregate of 10% of the issued and outstanding shares of the Company for issuance upon the exercise of options granted. The granting, vesting and terms of the share options are at the discretion of the Board of Directors.

b) Share options outstanding

Movements in the number of share options outstanding and their related weighted average exercise prices are as follows:

	Number of shares issuable pursuant to share options	av exercise	ighted verage e price share
Balance at January 1, 2021	9,455,834	\$	2.29
Options granted	1,082,600		9.04
Exercised	(4,272,169)		2.25
Expired or forfeited	(28,667)		6.49
Balance at December 31, 2021	6,237,598	\$	3.47
Options granted	260,000		19.58
Exercised	(925,000)		2.70
Balance at June 30, 2022	5,572,598	\$	4.35

The weighted average share price on the exercise date for the share options exercised during the six months ended June 30, 2022 was \$19.44.

On March 27, 2022, the Company granted a total of 210,000 share options to an officer of the Company at an exercise price of \$19.45 per share. In addition, on June 27, 2022, the Company granted a total of 50,000 share options to a director of the Company at an exercise price of \$20.10 per share.

The Company uses the Black-Scholes option pricing model to estimate the fair value for all options granted and the resulting stock-based compensation. The weighted average assumptions used in this pricing model, and the resulting fair value per option, for the 260,000 share options granted during the six months ended June 30, 2022, were as follows:

(i)	Risk-free interest rate:	2.6%
(ii)	Expected life:	4.0 years
(iii)	Expected volatility:	62.86%
(iv)	Expected dividends:	nil
(v)	Fair value per option:	\$9.73

The following table details the share options outstanding and exercisable as June 30, 2022:

	Out	Outstanding options			Exercisable options	
		Weighted			Weighted	
		average			average	
		remaining	Weighted		remaining	Weighted
		contractual	average		contractual	average
Exercise	Options	life	exercise	Options	life	exercise
price	outstanding	(Years)	price	exercisable	(Years)	price
\$1.91	1,196,666	3.06	\$1.91	748,334	3.06	\$1.91
\$2.20	1,255,000	1.05	\$2.20	1,255,000	1.05	\$2.20
\$2.50	570,000	0.13	\$2.50	570,000	0.13	\$2.50
\$2.75	1,276,666	2.21	\$2.75	1,276,666	2.21	\$2.75
\$8.95	983,666	4.07	\$8.95	316,334	4.07	\$8.95
\$11.00	15,000	3.87	\$11.00	10,000	3.87	\$11.00
\$12.90	15,600	4.32	\$12.90	5,200	4.32	\$12.90
\$19.45	210,000	4.67	\$19.45	70,000	4.67	\$19.45
\$20.10	50,000	4.92	\$20.10	16,666	4.92	\$20.10
	5,572,598	2.38	\$4.35	4,268,200	1.94	\$3.24

c) Share-based compensation

	Three mo	onths ended June 30,	Six mo	onths ended June 30,
	2022	2021	2022	2021
Exploration and project investigation	160,696	52,868	321,343	105,732
General and administration	880,341	257,181	2,069,713	480,647
	1,041,037	310,049	2,391,056	586,379

10. EXPLORATION AND PROJECT INVESTIGATION

All exploration and project investigation costs are related to the Filo del Sol Project. Due to the geographic location of the Filo del Sol Project, the Company's business activities have historically fluctuated with the seasons, through increased drilling and other exploration activities during the summer months in South America. However, commencing in June 2021, the Company has undertaken winterization efforts which have allowed for continuous, year-round field operations beginning with the year ending December 31, 2022, thereby reducing this seasonal fluctuation in exploration expenditures.

The Company expensed the following exploration and project investigation costs, all incurred in relation to the Filo del Sol Project:

	Three mo	Three months ended June 30,		onths ended June 30,
	2022	2021	2022	2021
Land holding and access costs	17,137	15,404	157,699	23,660
Drilling, fuel, camp costs and field supplies	12,826,697	4,319,737	20,384,545	11,635,646
Roadwork, travel and transport	3,247,244	1,473,781	5,293,329	2,677,229
Conceptual and engineering studies	38,535	-	38,535	-
Consultants, geochemistry and geophysics	390,893	287,557	679,595	521,583
Environmental and community relations	636,178	218,684	948,276	476,836
VAT and other taxes	3,659,084	1,495,852	6,551,677	3,784,371
Office, field and administrative salaries, overhead and				
other administrative costs	887,433	952,774	1,971,707	1,520,869
COVID-19-related health and safety	271,630	541,413	657,437	1,130,882
Share-based compensation	160,696	52,868	321,343	105,732
	22,135,527	9,358,070	37,004,143	21,876,808

11. RELATED PARTY TRANSACTIONS

Under the normal course of operations, the Company may undertake transactions or hold balances with related parties. During the three and six months ended June 30, 2022, the Company engaged with Josemaria and NGEx Minerals Ltd. ("NGEx Minerals"), which were related parties to the Company by way of directors, officers and shareholders in common. Josemaria ceased to be a related party of the Company following the acquisition of all of its issued and outstanding common shares by Lundin Mining Corporation, which closed on April 28, 2022.

a) Related party services

The Company has a cost sharing arrangement with Josemaria and NGEx Minerals. Under the terms of this arrangement, the Company provides management, technical, administrative and/or financial services (collectively, "Management Services") to Josemaria and NGEx Minerals, and vice versa. These transactions were incurred in the normal course of operations, and are summarized as follows:

	Three mo	nths ended June 30,	Six mo	nths ended June 30,
	2022	2021	2022	2021
Management Services to Josemaria	-	90,152	42,374	190,544
Management Services to NGEx Minerals	205,268	94,230	394,346	183,699
Management Services from Josemaria	-	(55,346)	-	(97,411)
Management Services from NGEx Minerals	(86,606)	(206,720)	(174,668)	(341,023)

b) Related party balances

The amounts due from (to) related parties, and the components of the consolidated statements of financial position in which they are included, are as follows:

		June 30,	December 31,
	Related Party	2022	2021
Receivables and other assets	Josemaria	-	46,678
Receivables and other assets	NGEx Minerals	136,301	15,113
Accounts payable and accrued liabilities	Josemaria	-	(1,667)
Accounts payable and accrued liabilities	NGEx Minerals	(32,616)	(24,343)

c) Camp usage agreement

On June 26, 2019, the Company, through a wholly-owned subsidiary, entered into a transaction with a wholly-owned subsidiary of Josemaria whereby the Company extended its right to use Josemaria's Batidero Camp in Argentina.

The agreement may be terminated with one year's prior notice by Josemaria, and in the absence of such notice the agreement may be renewed for another year at the Company's election. On April 8, 2022, Filo Mining provided formal notice of renewal for the period through April 1, 2023.

d) Key management compensation

The Company's key management personnel have the authority and responsibility for overseeing, planning, directing and controlling its activities and consist of the Board of Directors and members of the executive management team. Total compensation expense for key management personnel, and the composition thereof, is as follows:

	Three mo	onths ended	Six mo	Six months ended		
		June 30,		June 30,		
	2022	2021	2022	2021		
Salaries	267,500	224,500	535,000	437,000		
Short-term employee benefits	7,699	6,443	15,418	13,194		
Directors fees	59,283	33,879	114,533	65,629		
Stock-based compensation	797,069	216,201	1,903,211	398,685		
	1,131,551	481,023	2,568,162	914,508		

12. SEGMENTED INFORMATION

The Company is principally engaged in the acquisition, exploration and development of mineral properties in South America. The information regarding equipment and facilities, mineral properties and exploration and project investigation costs presented in Notes 6, 7, and 10, respectively, represent the manner in which management reviews its business performance. All the Company's equipment and facilities, mineral properties and exploration and project investigation costs relate to the Filo del Sol Project, which straddles the border between the San Juan Province, Argentina and Region III, Chile and is comprised of the Filo del Sol property and the Tamberias property. The net gains on the use of marketable securities are allocated to the Filo del Sol Project, as they are the result of funding provided to the Company's Argentine subsidiary in support of the project. Materially, all the Company's administrative costs are incurred by the Canadian parent, where materially all of the Company's cash is held in the normal course of business until it is required to be deployed to the Company's South American subsidiaries in support of ongoing and planned work programs.

The following are summaries of the Company's current and non-current assets, current liabilities, and net losses by segment:

_		Filo del Sol	•	
As at		Project	Corporate	Total
June 30,	Current assets	13,678,857	89,526,105	103,204,962
2022	Equipment and facilities	268,809	-	268,809
	Taxes receivable	1,928,160	-	1,928,160
	Mineral properties	8,931,004	-	8,931,004
	Total assets	24,806,830	89,526,105	114,332,935
	Current liabilities	13,449,893	373,798	13,823,691
December 31,	Current assets	6,524,265	13,590,379	20,114,644
2021	Equipment and facilities	168,347	-	168,347
	Taxes receivable	2,314,091	-	2,314,091
	Mineral properties	8,062,918	-	8,062,918
	Total assets	17,069,621	13,590,379	30,660,000
	Current liabilities	6,628,841	433,989	7,062,830

Three months ended June 30,		Filo del Sol Project	Corporate	Total
2022	Evaloration and project			
2022	Exploration and project investigation Gain on use of marketable	22,135,527	-	22,135,527
	securities General and administration and	(10,625,910)	-	(10,625,910)
	other items	358,881	1,644,831	2,003712
	Net loss	11,868,498	1,644,831	13,513,329
2021	Exploration and project			
2021	investigation Gain on use of marketable	9,358,070	-	9,358,070
	securities General and administration and	(5,435,881)	-	(5,435,881)
	other items	232,699	638,222	870,921
	Net loss	4,154,888	638,222	4,793,110
Six months				
ended June 30,		Filo del Sol Project	Corporate	Total
2022	Exploration and project investigation Gain on use of marketable	37,004,143	-	37,004,143
	securities General and administration and	(12,632,418)	-	(12,632,418)
	other items	(89,747)	3,631,269	3,541,522
	Net loss	24,281,978	3,631,269	27,913,247
2021	Exploration and project			
2021	investigation Gain on use of marketable	21,876,808	-	21,876,808
	securities General and administration and	(8,053,657)	-	(8,053,657)
	other items	(10,521)	1,411,912	1,401,391
	Net loss	13,812,630	1,411,912	15,224,542

13. USE OF MARKETABLE SECURITIES

From time to time, the Company may acquire and transfer marketable securities to facilitate intragroup funding transfers between the Canadian parent and its Argentine operating subsidiary.

The Company does not acquire marketable securities or engage in these transactions for speculative purposes. In this regard, under this strategy, the Company generally uses marketable securities of large, established companies, with high trading volumes and low volatility. Nonetheless, as the process to acquire, transfer and ultimately sell the marketable securities occurs over several days, some fluctuations are unavoidable.

As the marketable securities are acquired with the intention of a near term sale, they are considered financial instruments that are held for trading. Accordingly, all changes in the fair value of the instruments, between acquisition and disposition, are recognized through profit or loss.

As a result of having utilized this mechanism for intragroup funding for the three and six months ended June 30, 2022, the Company realized net gains of \$10,625,910 and \$12,632,418, respectively (2021: \$5,435,881 and \$8,053,657). The net gain for the three months ended June 30, 2022 was comprised of a favorable foreign currency impact of \$11,229,000 (2021: \$6,591,080) and a trading loss of \$603,090 (2021: \$1,155,199), including the impact of fees and commissions. For the six months ended June 30, 2022, the net gain was comprised of a favorable foreign currency impact of \$13,757,375 (2021: \$10,016,960) and a trading loss of \$1,114,957 (2021: \$1,963,303), including the impact of fees and commissions.

14. SUBSEQUENT EVENT - PRIVATE PLACEMENT

On July 29, 2022, the Company closed a non-brokered private placement to BHP, whereby the Company sold 44,047 common shares to BHP for gross proceeds of \$675,681 (the "Top-Up Placement"). The Top-Up Placement was undertaken pursuant to the terms of the Private Placement (Note 8), whereby BHP was granted certain participation and top-up rights, allowing BHP to maintain its ownership interest from time to time, provided that such participation rights will not apply to any portion of BHP's ownership interest in excess of a 9.9% undiluted ownership level in the Company.

The Company intends to use the proceeds of the Top-Up Placement to advance exploration and development of the Company's Filo del Sol Project and for working capital and general corporate purposes.



CORPORATE DIRECTORY

OFFICERS

Jamie Beck
President & CEO
Robert Carmichael
VP Exploration
Trevor D'Sa
VP Corporate Development & IR
Jeffrey Yip
Chief Financial Officer

DIRECTORS

Adam Lundin, Chair Jamie Beck Lukas Lundin Wojtek Wodzicki Phil Brumit Erin Johnston Alessandro Bitelli Carmel Daniele

AUDITORS

PricewaterhouseCoopers LLP Vancouver, British Columbia, Canada

LEGAL COUNSEL

Cassels Brock & Blackwell LLP Vancouver, British Columbia, Canada

CORPORATE OFFICE

Suite 2000 - 885 West Georgia Street Vancouver, British Columbia Canada V6C 3E8 Telephone: +1 604 689-7842

Fax: +1 604 689-4250

REGISTERED & RECORDS OFFICE

Suite 2200 - 885 West Georgia Street Vancouver, British Columbia Canada V6C 3E8

REGISTRAR AND TRANSFER AGENT

Computershare Trust Company of Canada Vancouver, British Columbia Canada

SHARE LISTINGS

TSX & Nasdaq First North Growth Market: FIL OTCQX: FLMMF CUSIP No.: 31730E101

ISIN: CA31730E1016