

NOTICE OF NO AUDITOR REVIEW OF CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

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 (CPA Canada) for a review of interim financial statements by an entity's auditor.

Red Pine Exploration Inc. Condensed Interim Consolidated Statements of Financial Position (unaudited)

(Expressed in Canadian Dollars)

	 January 31, 2021	July 31, 2020
Assets		
Current Assets		
Cash and Cash Equivalents	\$ 137,335	\$ 647,920
Marketable Securities	2,500	2,500
Amount Receivable	110,198	430,488
Prepaid Expenses	14,173	51,423
Total Current Assets	264,206	1,132,331
Perpetual Software Licenses (note 3)	18,204	18,204
Right of Use Asset (note 4)	280,603	328,660
Leasehold Improvements (note 3)	28,769	28,769
Total Assets	\$ 591,782	\$ 1,507,964
Liabilities		
Current Liabilities		
Accounts Payable and Accured Liabilities (note 6)	\$ 414,614	\$ 325,223
Lease liability (note 4)	80,820	91,682
Flow-Through Provision (note 7)	56,496	110,876
Total Current Liabilities	551,929	527,781
Rental Deposit (note 9)	-	17,281
Long Term Lease Liability (note 4)	175,100	208,846
Total Liabilities	727,029	753,908
Shareholders' Equity		
Share Capital (note 8)	61,562,017	59,993,157
Contributed Surplus	7,886,241	8,116,146
Warrant Reserve (note 8)	543,698	1,882,653
Accumulated Deficit	(70,127,203)	(69,237,900)
Total Shareholders' Equity	(135,247)	754,056
Total Liablities and Shareholders' Equity	\$ 591,782	\$ 1,507,964

The accompanying notes are an integral part of these Condensed Interim Consolidated Financial Statements.

Nature of Operations and Going Concern $(note\ 1)$

Commitments (note 9)

Subsequent Events (note 12)

Red Pine Exploration Inc.
Condensed Interim Consolidated Statements of Loss and Comprehensive Loss (unaudited)
(Expressed in Canadian Dollars)

	Thr	ree-month period ended	Three-month period ended	Six-month period ended	Six	month period ended
		January 31, 2021	January 31, 2020	January 31, 2021	Jan	uary 31, 2020
Expenses						
Exploration Expenditures (note 5)	\$	181,221	\$ 546,292	\$ 566,054	\$	1,558,466
General and Adminstrative (note 9)		54,096	13,383	67,055		126,497
Payroll & Professional Fees (note 6)		147,144	301,471	251,664		394,839
Depreciation and Amortization (note 3 and 4)		24,029	39,300	48,057		59,348
Interest Income		(442)	(106)	(337)		(2,104)
Lease accretion (gain) (note 4)		5,300	-	10,600		(34,342)
Change in flow-through provision (note 7)		(27,190)	-	(54,380)		-
Foreign Exchange Loss (Gain)		-	-	589		-
Total Expense		384,159	900,340	889,303		2,102,704
Loss and Comprehensive Loss for Period	\$	(384,159)	\$ (900,340)	\$ (889,303)	\$	(2,102,704)
Loss per share - basic and diluted	\$	(0.01)	\$ (0.02)	\$ (0.02)	\$	(0.05)
Weighted average shares outstanding		47,722,239	40,561,895	47,722,239		38,742,464

The accompanying notes are an integral part of these Condensed Interim Consolidated Financial Statements

Condensed Interim Consolidated Statements of Cash Flows (unaudited)

(Expressed in Canadian Dollars)

		Six-month period ended January 31, 2021		Six-month period ended January 31, 2020
Operating Activities	ф	(000 202)	Φ.	(2.102.70.1)
Loss for the Period	\$	(889,303)	\$	(2,102,704)
Adjustment for non-cash items:				
Amortization and depreciation (notes 3 and 4)		48,057		59,348
Change in flow-through provision (note 7)		(54,380)		-
Return of rental deposit (note 9)		(17,281)		-
Lease accretion (note 4)		10,600		(34,342)
Change in working capital items:				
Amount receivable		320,289		738,950
Prepaid expenses		37,250		3,287
Accounts payable and accrued liabilities		89,391		79,911
Net cash used in operating activities		(455,376)		(1,255,550)
Financing Activities				
Proceeds from private placements		-		3,779,722
Share issue costs		-		(323,007)
Lease payments (note 4)		(55,209)		-
Net cash (used in) provided by financing activities		(55,209)		3,456,715
Cash and Cash Equivalents				
Net (decrease) in cash and cash equivalents		(510,585)		2,201,165
Cash and cash equivalents - beginning of period		647,920		695,996
Cash and cash equivalents - end of period	\$	137,335	\$	2,897,161
Supplemental Disclosures:				
Interest received as cash		337		2,104

 $\label{thm:companying} \textit{The accompanying notes are an integral part of these Condensed Interim Consolidated Financial Statements.}$

Red Pine Exploration Inc.
Condensed Interim Consolidated Statements of Changes in Shareholders' Equity (unaudited)
(Expressed in Canadian Dollars)

	Shares	Share	Contributed	Warrant	Accumulated	Shareholders'
	#	Capital	Surplus	Reserve	Deficit	Equity
		\$	\$	\$	\$	\$
Balance – July 31, 2020	47,722,239	59,993,157	8,116,146	1,882,653	(69,237,900)	754,056
Loss for the period	-	-	-	-	(889,303)	(889,303)
Fair Value of Warrants Expired	-	1,338,955	-	(1,338,955)	-	-
Fair Value of Stock Options Cancelled	-	138,060	(138,060)	-	-	-
Fair Value of Stock Options Expired	-	91,845	(91,845)	-	-	-
Balance – January 31, 2021	47,722,239	61,562,017	7,886,241	543,698	(70,127,203)	(135,247)
Balance – July 31, 2019	36,923,032	55,258,221	8,043,575	3,305,945	(65,292,120)	1,315,621
Loss for the Period	-	-	-	-	(2,102,704)	(2,102,704)
Fair Value of Warrants Expired	-	494,778	-	(494,778)	-	-
Private Placement	10,799,206	3,779,722	-	-	-	3,779,722
Compensation Options - agent	-	(72,571)	72,571	-	-	-
Fair Value of Warrants Issued	-	(532,256)	-	532,256	-	-
Fair Value of Flow-Through Premium	-	(72,500)	-	-	-	(72,500)
Cost of Issue	-	(323,008)	-	-	-	(323,008)
Balance – January 31, 2020	47,722,239	58,532,386	8,116,146	3,343,423 -	67,394,824	2,597,132

See Note 12 – Subsequent Events for share consolidation

 ${\it The\ accompanying\ notes\ are\ an\ integral\ part\ of\ these\ Condensed\ Interim\ Consolidated\ Financial\ Statements}.$

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

For the six-month periods ended January 31, 2021 and 2020

1. Nature of Operations and Going Concern

Red Pine Exploration Inc. (the "Company" or "Red Pine") was founded in 1936 under the laws of Ontario, Canada for the acquisition, exploration, and development of mining properties. The Company's head office and primary location of its registered records is 145 Wellington Street West, Suite 1001, Toronto, Ontario, M5J 1H8. The Company is currently in the exploration stage and has not commenced any commercial operations.

The accompanying Condensed Interim Consolidated Financial Statements have been prepared on the basis of a going concern, which contemplates the realization of assets and liquidation of liabilities in the normal course of business.

As at January 31, 2021, the Company had a working capital deficit of \$287,723 (July 31, 2020: surplus \$604,550) and an accumulated deficit of \$70,127,203 (July 31 2020: \$69,237,900). The Company had a net loss from operations for the six-month period ended January 31, 2021 of \$889,303 (January 31, 2020: \$2,102,704).

Effective March 15, 2021 the Company completed a one (1) new for every ten (10) old consolidation (10:1) of its Common Shares. There will be no name change in conjunction with the Consolidation. The Company will continue to trade under the symbol "RPX" on the TSXV. There were 477,222,387 Common Shares outstanding; after giving effect to the Consolidation there will be approximately 47,722,239 Common Shares outstanding. The share consolidation has been applied retrospectively within the condensed interim consolidated financial statements.

In assessing whether the going concern assumption is appropriate, management considers all available information about the future, which is at least, but not limited to, twelve months from the end of the reporting period. The Company's ability to continue operations and fund its mining interest expenditures is dependent on management's ability to secure additional financing. Management is actively pursuing such additional sources of financing, and while it has been successful in doing so in the past, there can be no assurance it will be able to do so in the future. The Company is currently in the exploration stage and has not commenced commercial operations. These conditions may cast significant doubt about the Company's ability to continue as a going concern.

The Company's operations could be significantly adversely affected by the effects of a widespread global outbreak of a contagious disease, including the recent outbreak of respiratory illness caused by COVID-19. The Company cannot accurately predict the impact COVID-19 will have on its operations and the ability of others to meet their obligations with the Company, including uncertainties relating to the ultimate geographic spread of the virus, the severity of the disease, the duration of the outbreak, and the length of travel and quarantine restrictions imposed by governments of affected countries. In addition, a significant outbreak of contagious diseases in the human population could result in a widespread health crisis that could adversely affect the economies and financial markets of many countries, resulting in an economic downturn that could further affect the Company's operations and ability to finance its operations.

These Condensed Interim Consolidated Financial Statements do not give effect to adjustments that would be necessary should the Company be unable to continue as a going concern and therefore need to realize its assets and liquidate its liabilities and commitments in other than the normal course of business and at amounts different from those in the accompanying Condensed Interim Consolidated Financial Statements. Such adjustments could be material.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

For the six-month periods ended January 31, 2021 and 2020

2. Basis of Presentation

(a) Statement of compliance

These condensed interim consolidated financial statements have been prepared in accordance and comply with International Accounting Standard 34 Interim Financial Reporting ("IAS 34") using accounting principles consistent with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and interpretations issued by the IFRS Interpretations Committee ("IFRIC"). The accounting policies adopted are consistent with those of the previous financial year and the corresponding interim reporting period. Furthermore, the information on accounting standards effective in future periods and not yet adopted remains unchanged from that disclosed in the annual financial statements.

These condensed interim consolidated financial statements were approved by the Board of Directors on March 30, 2021.

(b) Basis of presentation

These condensed interim consolidated financial statements do not include all of the information required for full annual consolidated financial statements and should be read in conjunction with the financial statements for the year ended July 31, 2020.

These condensed interim consolidated financial statements have been prepared on a historical cost basis except for certain financial instruments that have been measured at fair value. In addition, these condensed interim consolidated financial statements have been prepared using the accrual basis of accounting, except for cash flow information.

(c) Basis of consolidation

These condensed interim consolidated financial statements include the accounts of the Company and its wholly-owned subsidiary Augustine Ventures Inc. All intercompany balances and transactions have been eliminated.

(d) Significant accounting judgements and estimates

The preparation of these condensed interim consolidated financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the condensed interim consolidated financial statements and reported amounts of expenses during the reporting period.

Actual outcomes could differ from these estimates. The condensed interim consolidated financial statements include estimates which, by their nature, are uncertain. The impacts of such estimates are pervasive throughout the interim condensed consolidated financial statements, and may require accounting adjustments based on future occurrences. Revisions to accounting estimates are recognized in the period in which the estimate is revised and also in future periods when the revision affects both current and future periods. Significant accounting judgments, estimates and underlying assumptions are reviewed on an ongoing basis.

Significant assumptions about the future and other sources of estimation uncertainty that management has made at the end of the reporting period, that could have an effect on the amounts recognized in the interim condensed consolidated financial statements relate to the following:

Going concern

The preparation of the condensed interim consolidated financial statements requires management to make judgments regarding the going concern of the Company (note 1).

Share-based compensation

Estimating fair value for granted stock options requires determining the most appropriate valuation model which is dependent on the terms and conditions of the grant. This estimate also requires determining the most appropriate inputs to the valuation model including the expected life of the option, volatility, dividend yield, and rate of forfeitures and making assumptions about them. The value of the share-based payment expense along with the assumptions and model used for estimating fair value for share-based compensation transactions are disclosed in Note 8.

2. Basis of Presentation (continued)

(d) Significant accounting judgements and estimates (continued)

Deferred Flow-Through Premium and Flow-Through Provision Estimates

The assumptions and calculations used for estimating the value attributed to the flow-through premiums on flow-through financings and flow-through provisions as disclosed in Notes 7 and 8.

3. Software and Leasehold Improvements

The following table sets out the changes to the carrying value of software licenses and leasehold improvements:

	Software	Leasehold
	Licenses	Improvements
Balance July 31, 2019	18,20	4 86,297
Additions	-	(4,794)
Amortization	-	-
Balance January 31, 2020	18,20	4 81,503
Balance July 31, 2020	18,20	4 28,769
Additions	-	-
Amortization	-	-
Balance January 31, 2021	18,20	4 28,769

4. Right of Use and Lease Liability

	Six-month	Six-month
	period ended	period ended
	January 31,	January 31,
	2021	2020
	\$	\$
Right of use asset		
Balance, opening	328,660	420,206
Amortization	(48,057)	(100,561)
Balance	280,603	319,645
Lease liability		_
Balance, opening	300,528	385,964
Lease accretion	10,600	-
Lease payments	(55,209)	-
Balance, closing	255,920	385,964
Current portion	80,820	92,342
Long term portion	175,100	293,622

On December 12, 2016, the Company signed an office space lease agreement for office space located at 145 Wellington Street West for seven (7) years from January 1, 2017 to December 31, 2023. The Company has a prepaid rent deposit totaling \$41,579, which is included in the right of use asset and amortized over the term of the lease.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

For the six-month periods ended January 31, 2021 and 2020

5. Mineral Properties

The Company has ownership interests in the several exploration projects. The Wawa Gold Project is the primary focus of exploration.

The following table summarizes the cumulative exploration and evaluation expenditures the Company has incurred on its mineral properties. The Wawa Gold property expenditures includes all amounts incurred by the joint-venture prior to any prorated recovery from the joint-venture partners.

		Cayenne	Other	
	Wawa Gold Property	Property	Properties	Total Properties
	\$	\$	\$	\$
Balance July 31, 2019	40,400,986	6,137,686	8,482,174	55,020,846
Property Acquisiton Costs	-	-	-	-
Exploration Expenditures	1,558,466	-	-	1,558,466
Balance – January 31, 2020	41,959,452	6,137,686	8,482,174	56,579,312
Property Acquisiton Costs	223,947	-	-	223,947
Exploration Expenditures	1,280,387	-	-	1,280,387
Balance – July 31, 2020	43,463,786	6,137,686	8,482,174	58,083,646
Property Acquisiton Costs	-	-	-	-
Exploration Expenditures	566,054	-	-	566,054
Balance – January 31, 2021	44,029,840	6,137,686	8,482,174	58,649,700

During the six-month period ended January 31, 2021:

- a) The Company incurred total acquisition, exploration and evaluation expenditures of \$566,054 on the Wawa Gold property for the six-month period ended January 31, 2021 (2020: \$1,558,466).
- b) During the period ended January 31, 2021 and up to March 30, 2021 when the Company completed a consolidation of the Wawa Gold Project and now owns 100% of the Wawa Gold Project, the Company's joint venture partner on the Wawa Gold Project, Citibar L.P. ("Citibar") did not participate in its share of contributions.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

For the six-month periods ended January 31, 2021 and 2020

5. Mineral Properties (continued)

Wawa Gold Project

As at January 31, 2020, the Wawa Gold property consisted of 34 unpatented and mining claims and 164 patented and leased mining claims totaling 5,582 contiguous hectares and hosts several past producing mines. The project area is located approximately 2 kilometres east of the Town of Wawa in northern Ontario.

On March 30, 2021, Red Pine Exploration Inc., completed a consolidation of the Wawa Gold Project through a definitive securities purchase agreement with the holders of the partnership interests in Citabar Limited Partnership. As a result, Red Pine now holds a 100% ownership interest in the Wawa Gold Project located near Wawa, Ontario.

As part of the 100% consolidation of the Wawa Gold Project, the Company's previous joint venture partners retain a 2% net smelter return royalty on production from the Wawa Gold Project, of which 1.5% of the 2% NSR is subject to a buyback for a total cost of \$1.75 million.

Cayenne Property

The Cayenne property consisted of 4 cell claims (70.1 ha) and 1 lease (62.67 ha) in Genoa Township located approximately 110 kilometers southwest of Timmins, Ontario. The Company owns 100% of the property.

Algoma-Talisman Property

The Company has a 100% interest in an MRO patented land package covering approximately 65 square kilometers of fee simple patented mineral rights in Coppell and Newton Townships of the Porcupine Mining Division of Northern Ontario located approximately 110 km southwest of Timmins, Ontario.

Mortimer Property

The Company has a 100% interest in a block of 22 cell claims covering approximately 284.77 ha in the Dore Township approximately 110 km southwest of Timmins, Ontario. The previous owners retain NSRs ranging between 0.2% and 2% on certain claims and the Company has the option to purchase a portion of these NSRs for various cash payments as specified in the original purchase agreements.

Fern Elizabeth Property

The Company has a 100% interest in 55 cell claims covering 1,075 hectares located approximately 10 km northwest of Atikokan, Ontario.

Rand Garrison

The Company has a 100% interest in 22 cell claims covering 277 hectares located approximately 46 kilometers west of Matheson and 50 kilometers north of Kirkland Lake

Net Smelter Royalties

The Company retains a 1.5% Net Smelter Return ("NSR") on approximately 75 square kilometers of claims 20 km east of Goldcorp's Borden Gold project near Chapleau, Ontario. The underlying property package was sold to Probe Mines Ltd. in November 2012.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

For the six-month periods ended January 31, 2021 and 2020

6. Related Party Transactions and Balances

Related parties as defined by IAS 24 *Related Party Disclosures* include the members of the Board of Directors, key management personnel and any companies controlled by these individuals. Key management personnel include those persons having authority and responsibility for planning, directing and controlling activities of the Company. Key management personnel for the Company consist of the CEO and CFO.

	Six months ended January 31,		
	2021	2020	
	\$	\$	
Short term benefits (1)	71,499	133,725	
Share based payments (2)	-		
	71,499	133,725	

⁽¹⁾ Includes payroll and professional fees.

As of January 31, 2021, the following related party balances were outstanding:

Included in accounts payable is an amount of \$64,296 (January 31, 2020, accounts payable: \$174,789) related to exploration, rent and general & administrative charges from companies under common management. The Companies share the services of certain senior officers along with other administrative services including office rental.

Directors and Officers of the Company acquired a total of 554,643 units in the financing that closed December 31, 2019.

⁽²⁾ Represents the expense of stock options vested during the period

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

For the six-month periods ended January 31, 2021 and 2020

7. Provision for Flow-Through Shares

During the year ended July 31, 2015, the Company recorded a contingent provision of \$200,000 to recognize the obligation to flow-through subscribers of the 2011 series, which was calculated using a 35% combined rate applied against the estimated CEE shortfall.

Based on the results of a CRA audit completed in March 2016 of qualified CEEs incurred during the years ended December 31, 2011 and 2012, it was determined there was a shortfall of \$227,592 and \$526,743 for the 2011 and 2012 F/T series, respectively. As a result, the total provisions for the obligations to flow-through subscribers were increased by \$64,000 during the year ended July 31, 2016.

The following table sets out the changes to the provision for the obligation to flow-through subscribers:

Financing Series	2010 F/T Series with CEE Commitments to the Calendar Year Ending December 31, 2011	2011 F/T Series with CEE Commitments to the Calendar Year Ending December 31, 2012	Total Provision
Balance – January 31, 2020 and July 31, 2020	42,429	68,447	110,876
Change in flow-through provision	(20,810)	(33,570)	(54,380)
Balance –January 31, 2021	21,619	34,877	56,496

During the six-month period ended January 31, 2021 and 2020, \$nil settlements occurred.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

For the six-month periods ended January 31, 2021 and 2020

8. Share Capital

a) Common Shares

The authorized share capital consists of an unlimited number of common shares. The common shares have no par value. As at July 31, 2020 and January 31, 2021, the Company had 47,722,239 issued and outstanding common shares (July 31, 2019: 36,923,032). All issued and outstanding common shares are fully paid.

Effective March 15, 2021 the Company a one (1) new for every ten (10) old consolidation (10:1) of its Common Shares. There will be no name change in conjunction with the Consolidation. The Company will continue to trade under the symbol "RPX" on the TSX Venture Exchange (the "TSXVE"). There were 477,222,387 Common Shares outstanding; after giving effect to the Consolidation there will be approximately 47,722,239 Common Shares outstanding.

All references to the number of common shares have been adjusted retrospectively to reflect the Company's 10:1 share consolidation for all periods disclosed in these condensed interim consolidated financial statements.

On December 31, 2019 the Company sold an aggregate of (i) 2,589,285 units (the "FT Units") comprised of one "flow-through" common share (a "FT Share") of the Company and one-half of one non-flow-through common share purchase warrant (each whole warrant, a "Warrant") at a price of C\$0.35 per FT Unit for gross proceeds of C\$906,250 and (ii) 8,209,921 non-flow-through units of the Company (the "Non-FT Units" and together with the FT Units, the "Securities") with each Non-FT Unit being comprised of one common share (issued on a non-"flow-through" basis) and one whole Warrant, at a price of C\$0.35 per Non-FT Unit for gross proceeds of C\$2,873,472, for aggregate gross proceeds to Red Pine in the Offering of C\$3,779,722. Each whole Warrant is exercisable to acquire one common share at a price of C\$0.50 per share for a period of 24 months following the closing date of the Offering. Each FT Share partially comprising the FT Units has been issued on a "flow-through" basis within. A total of 9,504,564 warrants were issued with an estimated value of \$532,256 using Black-Scholes model with the following assumptions: riskfree rate, 2.01%, dividend yield 0%, expected volatility of 47.82% and an expected life of 2 years. In connection with the financing, the Company issued 647,952 compensation options to the agent. Each agent compensation option is exercisable to acquire one Non-FT Unit at a price of C\$0.50 per unit for a period of 24 months. The agent consideration options had an estimated value of \$72,571 using Black-Scholes model with the following assumptions: risk-free rate, 2.01%, dividend yield 0%, expected volatility of 47.82% and an expected life of 2 years. The value of the flow-through share premium was \$72,500 and share issuance costs were \$323,008.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

For the six-month periods ended January 31, 2021 and 2020

8. Share Capital (continued)

(b) Stock Options

The Company has a stock option plan (the "Plan") pursuant to which the Company's Board of Directors may grant incentive stock options to directors, officers, employees and consultants at the discretion of the Board of Directors. The exercise price and vesting period of any option is fixed by the Board of Directors on the date of grant, in accordance with applicable stock exchange or other regulatory requirements, if applicable. The maximum aggregate number of common shares under option at any time under the Plan cannot exceed 10% of the issued shares.

All outstanding stock options vested immediately upon issuance.

The following schedule details stock options outstanding as at January 31, 2021:

Expiry	Exercise	Outstanding	Remaining life
	Price	January 31, 2021	(years)
April 5, 2021	0.80	15,000	0.18
April 6, 2022	1.20	107,500	1.18
April 11, 2022	1.20	212,800	1.19
August 10, 2023	0.60	189,000	2.52
June 20, 2022	0.60	546,250	1.38
Balance, January 31, 2021	0.78	1,070,550	1.51

Below is a summary of changes to stock options for the period ended January 31, 2021:

	We	eighted average
	Number	exercise price
Outstanding, July 31, 2020	1,718,250 \$	0.72
Granted	-	-
Exercised	-	-
Cancelled	(460,200)	1.10
Expired	(187,500)	0.55
Outstanding, January 31, 2021	1,070,550 \$	0.72

Below is a summary of changes to stock options for the period ended January 31, 2020:

	W	eighted average	
	Number	exercise price	
Outstanding, July 31, 2019	1,826,250 \$	1.10	
Granted	-	-	
Exercised	-	-	
Expired	-	-	
Outstanding, January 31, 2020	1,826,250 \$	1.10	

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

For the six-month periods ended January 31, 2021 and 2020

8. Share Capital (Continued)

c) Warrants

The following is a continuity schedule for the warrants outstanding as at January 31, 2021:

Expiry	Exercise		Remaining life
	Price	Outstanding	(years)
February 11, 2021	0.75	50,000	0.03
December 31, 2021	0.50	10,152,516	0.92
Balance, January 31, 2021	0.84	10,202,516	0.90

Below is a summary of changes to warrants for the period ended January 31, 2021:

		Weighted
		average
	Number	exercise price
Outstanding, July 31, 2020	13,537,716	\$ 0.64
Granted	-	-
Exercised	=	-
Expired	(3,335,200)	1.00
Outstanding, January 31, 2021	10,202,516	\$ 0.64

Below is a summary of changes to warrants for the period ended January 31, 2020:

		Weighted
		average
	Number	exercise price
Outstanding, July 31, 2019	7,040,993	\$ 0.60
Granted	10,152,516	0.50
Exercised	-	-
Expired	(12,160)	0.66
Outstanding, January 31, 2020	17,181,350	\$ 0.54

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

For the six-month periods ended January 31, 2021 and 2020

9. Commitments

(a) Lease and Sublease Commitments

The Company had an office space lease agreement located at 141 Adelaide Street West from August 15, 2014 to August 14, 2019 and signed a sublease agreement with a third-party tenant whereby the Company received sublease payments for the period from March 1, 2015 to March 1, 2020. The sublease payments are recognized as a reduction of General and Administrative expenses on the Condensed Interim Consolidated Statements of Loss and Comprehensive Loss. A security deposit totalling \$17,281 representing the last months rent was received from the subtenant and was reported as a long-term liability on the Condensed Interim Consolidated Statements of Financial Position. As the sublease agreement has now expired, the rental deposit repaid representing the last months rent.

(b) Flow through shares

The Company committed to incur, on a best-efforts basis, by December 31, 2020, \$906,250 in qualifying resource expenditures pursuant to a private placement for which flow-through proceeds have been received. The Company filed its renunciation forms in December 2019. As at January 31, 2021, the Company had incurred its expenditure commitment.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

For the six-month periods ended January 31, 2021 and 2020

10. Capital Management

As at January 31, 2021, the Company had a working capital deficit of \$287,723 (July 31, 2020: surplus \$604,550) and an accumulated deficit of \$70,127,203 (July 31 2020: \$69,237,900). The Company had a net loss from operations for the six-month period ended January 31, 2021 of \$889,303 (January 31, 2020: \$2,102,704).

There were no changes in the Company's approach to capital management during the six-month period ended January 31, 2021.

In managing liquidity, the Company's primary objective is to ensure the entity can continue as a going concern while raising additional funding to meet its obligations as they come due. The Company's operations to date have been funded by issuing equity. The Company expects to improve the working capital position by securing additional financing.

The Company's investment policy is to invest excess cash in low risk financial instruments such as term deposits or by holding funds in high yield savings accounts with major Canadian banks. Financial instruments are exposed to certain financial risks, which may include currency risk, credit risk, liquidity risk and interest rate risk.

The Company's mineral property interests are all in the exploration stage, as such the Company is dependent on external financing to fund its exploration activities and administrative costs. Management continues to assess the merits of mineral properties on an ongoing basis and may seek to acquire new properties or to increase ownership interests if it believes there is sufficient geologic and economic potential.

Management mitigates the risk and uncertainty associated with raising additional capital in current economic conditions through cost control measures that minimizes discretionary disbursements and reduces exploration expenditures that are deemed of limited strategic value.

The Company manages the capital structure (consisting of shareholders' deficiency) on an ongoing basis and adjusts in response to changes in economic conditions and risks characteristics of its underlying assets. Adjustments to the Company's capital structure may involve the issuance of new shares, assumption of new debt, acquisition or disposition of assets, or adjustments to the amounts held in cash, cash equivalents and short-term investments.

The Company is not subject to any externally imposed capital requirements other than flow-through spending commitments (note 9).

11. Financial Instrument Risk Factors

The following disclosures are to enable users of the condensed interim consolidated financial statements to evaluate the nature and extent of risks arising from financial instruments at the end of the reporting period:

a) Credit risk

The Company's credit risk is the risk of counterparty default on cash and cash equivalents held on deposit with financial institutions. The Company manages this risk by ensuring that deposits are only held with large Canadian banks and financial institutions. The amount receivable is primarily HST due from the Canadian government.

b) Liquidity risk

The Company's liquidity risk is the risk that the Company has insufficient funds to settle its contractual financial liabilities. The Company manages this risk through a budgeting process that ensures sufficient funds are available as contractual cash flows become due.

As at January 31, 2021, the Company had a cash and cash equivalents balance of \$137,335 (July 31, 2020: \$647,920) to settle current liabilities of \$551,929 (July 31, 2020: \$527,781).

While the Company has been successful in obtaining required funding in the past, there is no assurance that future financings will be available. Refer to going concern note 1.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

For the six-month periods ended January 31, 2021 and 2020

11. Financial Instrument Risk Factors (continued)

c) Market risks

The Company's market risk arises from changes in interest rates and commodity prices that could have an impact on profit and loss. This includes:

- Interest rate risk, is the sensitivity of the fair value or of the future cash flows of a financial instrument to changes in interest rates. The Company does not have any financial assets or liabilities that were subject to variable interest rates.
- Commodity price risks, particularly with respect to gold, is the sensitivity of the fair value of, or of the future cash
 flows, from mineral assets. The Company manages this risk by continually monitoring base and precious metal
 prices and commodity price trends to determine the appropriate timing for funding the exploration or development
 of its mineral assets, or for the acquisition or disposition of mineral assets. The Company does not have any
 mineral assets at the development or production stage carried at historical cost. The Company has expensed the
 acquisition and exploration costs of its exploration stage mineral assets.
- Marketable securities risk, is the sensitivity of the fair value of marketable securities to supply and demand for
 marketable securities. The Company manages this risk by continually monitoring the market pricing and trends
 of its portfolio of securities to determine the appropriate timing to complete any acquisitions or dispositions.
 The Company has determined the marketable securities risk at period-end is minimal.
- Currency risk, is the sensitivity of the fair value or of the future cash flows of financial instruments to changes in foreign exchange rates. The Company does not have any financial assets or liabilities that were subject to variable foreign exchange rates and as such the Company is not subject to currency risk.

Notes to Condensed Interim Consolidated Financial Statements (unaudited)

For the six-month periods ended January 31, 2021 and 2020

12. Subsequent events

Effective March 15, 2021 the Company completed a one (1) new for every ten (10) old consolidation (10:1) of its Common Shares. There was no name change in conjunction with the Consolidation. The Company will continue to trade under the symbol "RPX" on the TSXV. There were 477,222,387 Common Shares outstanding; after giving effect to the Consolidation there are approximately 47,722,239 Common Shares outstanding. The share consolidation has been applied retrospectively within the condensed interim consolidated financial statements.

Red Pine appointed Mr. Paul Martin as a Director and nonexecutive Chair of the Company, effectively February 22, 2021.

On February 22, 2021 the Company entered into a definitive securities purchase agreement (the "Agreement") with the holders (the "Vendors") of the partnership interests in Citabar Limited Partnership ("Citabar"), which would result in Red Pine consolidating a 100% ownership in the Wawa Gold Project located near Wawa, Ontario through the acquisition of all of the partnership interests in Citabar (the "Transaction"). The purchase price (the "Purchase Price") for the Transaction was \$12,605.396 was payable in a combination of a minimum of \$8,575,905 in cash, common shares of Red Pine, the set-off of \$1,104,081 in amounts owed by Citabar to Red Pine as well as the grant to the Vendors of a 2% net smelter return royalty ("NSR") valued at \$160,000 on production from the Wawa Gold Project, of which 1.5% of the 2% NSR is subject to a buyback for a total cost of \$1.75 million.

On March 30, 2021, the Company announced that it had completed the Transaction and as a result Red Pine now holds a 100% consolidated ownership interest in the Wawa Gold Project.

To finance the Transaction, the Company completed a private placement financing of subscription receipts on March 23, 2021 for gross proceeds of \$20,026,805 (the "Financing"). The proceeds were placed in escrow with the Company's transfer agent pending satisfaction of all conditions precedent to the Transaction.

As a result, on March 30, 2021, 37,567,400 subscription receipts of the Company were each automatically exercised for one common share of the Company and 5,555,212 tranche 1 flow-through subscription receipts of the Company (the "Tranche 1 FT Subscription Receipts") and 4,496,403 tranche 2 flow-through subscription receipts of the Company (the "Tranche 2 FT Subscription Receipts" and together with the Tranche 1 FT Subscription Receipts, the "FT Subscription Receipts") were each automatically exercised for the right (each, a "Right") to subscribe for one common share of the Company that qualifies as "flow through" share within the meaning of the *Income Tax Act* (Canada) pursuant to subscription and renunciation agreements entered into by the Company and the subscribers of the FT Subscription Receipts following the issuance of the Rights. Following the transactions described above, a total of 47,619,015 common shares have been issued in connection with the Financing. A portion of the net proceeds of the Financing were used to satisfy the cash portion of the Purchase Price of the Transaction. In connection with the Financing, the Company issued compensation warrants equal to 6% of the securities sold in the Offering, or 2,825,640 compensation warrants, to the agents in the Offering with each such compensation warrant being exercisable to acquire one common share of the Company for a period of 24 months following the issuance thereof at a price of \$0.40 per share and paid cash commissions of a total of \$1,189,008 to the agents. In connection with the Transaction, the Company paid a cash fee of \$400,000 and issued 226,244 common shares pursuant to a financial advisory services agreement.

Pursuant to the terms of the Transaction, Red Pine satisfied the Purchase Price through the payment of C\$11,341,315 in cash, the granting of the NSR and the set-off of \$1,104,081payable to Red Pine by Citabar. Red Pine elected to pay more than the minimum cash payment and therefore did not issue any common shares to the Vendors in connection with the Transaction. The remaining funds, after deduction for costs, will be used in accordance with the terms of the Agreement.