Gungnir Resources Inc.

MANAGEMENT DISCUSSION AND ANALYSIS

For the Three and Six Months ended June 30, 2019

DATED August 28, 2019

Introduction and Overview

Gungnir is a junior mineral exploration company listed on the TSX Venture Exchange as a Tier 2 company under the trading symbol "GUG". The Company is also inter-listed in the United States as "ASWRF.PK". The Company is a reporting issuer in the Canadian provinces of British Columbia, Alberta, Ontario, Quebec and Nova Scotia.

Gungnir is in the business of the acquisition, evaluation and exploration of mineral properties with the primary aim of advancing them to a stage where they can be exploited at a profit, or offered for sale or option. We do not currently have any producing mineral properties and our current operations on our various properties are exploratory searches for mineable mineral deposits. Gungnir's corporate strategy is to focus on exploration in mining-friendly Sweden with the goal of discovery of high-quality gold and base metal deposits. The Company also continues to evaluate opportunities for its flake graphite property in British Columbia and other opportunities as they arise.

This MD&A is dated August 28, 2019 and discloses specified information up to that date. Gungnir is classified as a "Venture Issuer" for the purposes of National Instrument 51-102. Our financial statements are prepared in accordance with International Financial Reporting Standards in Canada ("IFRS") and are expressed in Canadian dollars. This discussion and analysis should be read together with the annual audited financial statements for the year ended December 31, 2018 and related notes attached thereto (the "2018 Financial Statements"). Throughout this report we refer from time to time to "Gungnir", the "Company", "we", "us", "our", or "its". All these terms are used in respect of Gungnir Resources Inc. which is the reporting issuer in this document.

We recommend that readers consult the "Cautionary Statement" at the end of this report, as well the section on risks and uncertainties.

Cautionary Statement

Forward-Looking Information

This interim management discussion and analysis ("Interim MD&A") contains forward-looking statements and information relating to Gungnir Resources Inc. ("Gungnir" or the "Company") that are based on the beliefs of its management as well as assumptions made by and information currently available to Gungnir. When used in this document, the words "anticipate", "believe", "estimate", and "expect" and similar expressions, as they relate to the Company or its management, are intended to identify forward-looking statements. This Interim MD&A contains forward-looking statements relating to, among other things, regulatory compliance, the sufficiency of current working capital, the estimated cost and availability of funding for the continued exploration and development of Gungnir's exploration properties. Many factors could cause the actual results, performance or achievements of

Gungnir to be materially different from any future results, performance or achievements whether expressed or implied by such forward-looking statements. Important factors are identified in this Interim MD&A.

Outlook

The Company continues its exploration efforts in Sweden with the primary goal of advancing them to a stage where they can be exploited at a profit or offered for sale or option. The Company has initiated its 2019 drill program in Sweden focused initially on the Rodingtrask volcanogenic massive sulphide (VMS) target on the Company's Knaften property. Rodingtrask was discovered in 2018 with Gungnir's first hole testing a large geophysical conductor. The discovery consists of a broad zone of base metal enrichment (zinc and copper) in core lengths over 100 metres starting just below surface, and favourable VMS geology and alteration. The goal is to locate the core of the mineralized system targeting potential higher-grade massive sulphide mineralization with additional drilling. Gungnir plans to also test the new copper-nickel target discovered by the Company in 2017 and extensions of the Knaften 300 Gold Zone in 2019, both on the Knaften property.

The Company also reported that it received regulatory approval of the April 25, 2019 sale of the Kenville royalty option agreement with Ximen Mining Corp. (XIM: TSX-V) ("Ximen") pursuant to which the Company has granted to Ximen an option to purchase the Company's remaining royalty interest in the Kenville Gold Mine property ("Kenville") for total consideration of \$1,700,000 (the "Purchase Price").

To exercise its option, Ximen will pay the Purchase Price as follows:

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

The Kenville property was sold in 2014 for \$5,900,000. The Company has received \$3,000,000 from this original property transaction prior to the Agreement. The remaining annual payments (\$3,000,000), which are secured by the Company's royalty agreement registered on title to Kenville, remain scheduled through April 30th, 2021 unless the final \$1,000,000 is received on or before October 31, 2019 from Ximen.

Management continues to be focused on managing its capital while seeking sources of funding as well as other opportunities to build shareholder value. The first two royalty payments received in May of 2017 and 2018 have provided the Company with enough working capital to continue the exploration and drill programs in Sweden on the Knaften property. The April 25, 2019 agreement with Ximen allows the Company to eliminate the uncertainty of the remaining payments and allow management to prepare for the 2019 and 2020 exploration programs and provide working capital through 2020.

Overall Performance

The following summarizes the significant corporate events and results on our exploration and evaluation projects during the year to date.

Drilling commenced on June 3, 2019 on the Company's Knaften property. To date the Company has completed eight drill holes and holes nine through eleven are scheduled to start early September. Five holes have been completed in the Rodingtrask volcanogenic massive sulphide (VMS) target area which was discovered by Gungnir in 2018, and three drill holes have been completed at the Knaften 300 Gold Zone. Assays are pending.

The Company expects to continue drilling its Knaften targets into late September. At Rodingtrask, three of the five holes we drilled have encountered sphalerite (zinc sulphide) and chalcopyrite (copper sulphide) which starts to tighten our search for base metals within a much larger iron sulphide mineralized halo. At the Knaften 300 Gold Zone, our first three planned holes testing extensions and structural controls on gold mineralization cut two zones with disseminated arsenopyrite. Arsenopyrite is the key indicator of gold mineralization in the region.

Hole_ID	Target	Location	Length (m)	Mineralization Highlights
KN19-01	Rodingtrask VMS	450m SW of KN18-07	150	IF's + pyrite/carb exhalite with diss sph
KN19-02	Rodingtrask VMS	100m SE of KN18-07	139	carb stringers with sph from 25 to 49m
KN19-03	Rodingtrask VMS	540m NW of KN18-07	143	largely po/py
KN19-04	Rodingtrask VMS	1.2km NW of KN18-07	152	largely po/py; more sheared
KN19-05	Rodingtrask VMS	100m west of KN18-07	in progress	cpy in several locales starting at 76 metres
KN19-06	Knaften 300 Gold	SW hole of 4 hole fence	197	2 aspy zones (6 and 6.5m); cpy in lower zone

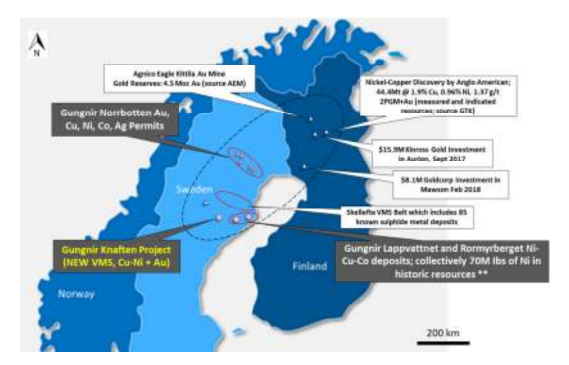
Notes: KN18-07 is Rodingtrask VMS target discovery hole; sphalerite (sph), chalcopyrite (cpy); arsenopyrite (aspy); pyrrhotite (po); pyrite (py); IF (iron formation); carbonate (carb); diss (disseminated)

Results of Operations

Successful drill programs in 2018 and 2017 at Knaften resulted in back-to-back new base metal target discoveries; the Rodingtrask VMS and a Cu-Ni target located only 400 metres to the east. These new targets add significant upside to the previously gold-only Knaften project (Knaften 300), and now the Company has numerous opportunities at deposit discovery by way of multiple targets and metals. All three targets on Knaften are wide-open for expansion and further discovery.

Exploration and Evaluation Properties

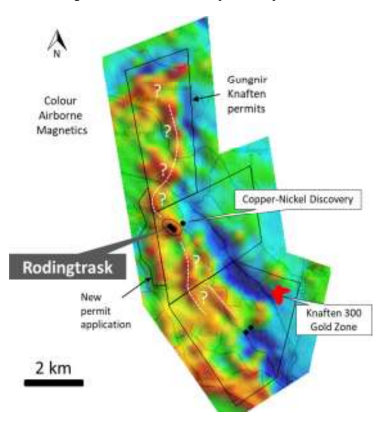
Gungnir holds three project areas in northern Sweden within the Fennoscandian Shield, a mineral rich but highly underexplored region, which extends into neighbouring Finland. The Fennoscandian shield continues to offer excellent ore discovery potential, in particular under glacial till (sand and gravel) which covers large areas. Major mining companies active in the Nordic Region (mining, exploration, and investing) include Boliden, Agnico Eagle, Anglo American, Goldcorp and Kinross. Gungnir's key project is Knaften.



Knaften

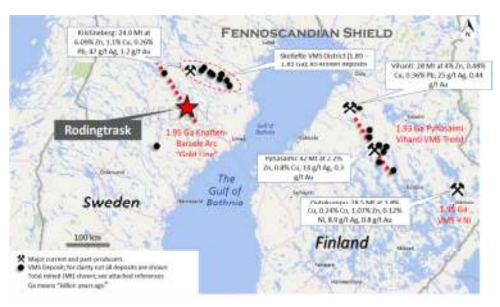
The Knaften project is situated at the south end of a regional structure known as the "Gold Line" or Knaften-Barsele Arc located within a prolific VMS region including the Skellefte Belt and VMS belts in Finland. Successful exploration by the Company has resulted in back-to-back new target discoveries in 2017 and 2018 in its first two rounds of drilling. Knaften, its key project, now has two brand new base metal targets (Rodingtrask VMS zinc-

copper and a magmatic copper-nickel target) adding significant up-side to the previously gold-only Knaften project. All three targets on Knaften are wide-open for expansion and further discovery.



Knaften - Rodingtrask Target

A new VMS target discovery outside traditional Skellefte belt in northern Sweden with similar age to older VMS deposits in Finland. 2018 drilling encountered widespread metal-enrichment (Zn, Cu, Ag) in core lengths > 100 metres in host conglomerate (see NR's Aug/Oct/Nov 2018). Only 4 holes have tested this target, all into the edges or halo of a large hydrothermal VMS system. So far mineralization, alteration and marker horizon defined over a strike length of 200 metres. Known mineralization is centred on a magnetic high anomaly; several similar magnetic highs clustered on >10 km trend. The current working model is a mafic volcanic-sedimentary VMS setting. The goal now is to locate the core of it targeting potential higher-grade massive sulphide mineralization.



Knaften – Copper-Nickel Target

New discovery by Gungnir in 2017, with a second hole drilled near-by in 2018 cutting a core length of magmatic sulphides assaying 0.38% CuEq over 14.4m (see NR dated Oct 4, 2018). Near-surface intersections are located 400 metres east of the Rodingtrask target. Mineralization consists of disseminated, blebby, patchy and erratically banded pyrrhotite with lesser chalcopyrite. Host rock is gabbro including vari-and orbicular textures which are documented textural styles closely associated with potential massive sulphide accumulations. Blue sky potential on this target as well with only 2 holes into the mineralized system.

Knaften – Knaften 300 Gold Zone

Original target on Knaften covering up-ice of one of the largest gold-in-till anomalies in Sweden which is likely only partially indicated by current drilling at Knaften 300 (~ 50 holes to date by a previous operator). Intrusion-related gold mineralization hosted along the margins of a quartz diorite in both the intrusion and country rock sediments and volcanics. Large disseminated-style mineralization (arsenopyrite) offering excellent potential for continuity. Gungnir confirmed shallow mineralization with results including 13m of 2.92 g/t Au starting at a depth of 81.5m. Locally, the zone is open to the east and south, and regionally, a magnetic low trend is an obvious target extending several kilometres along strike from Knaften 300.

Lappvattnet and Rormyrberget

The Rormyrberget and Lappvattnet nickel deposits are located in the eastern part of the Vasterbotten District, 60 km and 100 km respectively east of the Company's Knaften gold exploration project. The deposits are held 100% by Gungnir under two separate permits covering an area of 471.3 hectares. The properties are accessible year-round with good transportation and industrial infrastructure including shipping facilities as there are a number of active mines in the area. Gungnir acquired both deposits in open-staking in 2015.

The deposits collectively host 70 million pounds of nickel in historical resources. ** The reader is cautioned that a qualified person has not done sufficient work to classify the historical estimates as current resources and Gungnir is not treating the historical estimates as current mineral resources.

The Lappvattnet and Rormyrberget deposits are both magmatic nickel sulphide accumulations with tectonic, structural, and geological similarities to documented Ni-Cu mines. The deposits occur in ultramafic intrusions hosted by metagreywackes and biotite-graphite gneisses. Sulphides consist of pyrrhotite, pentlandite and chalcopyrite. The Lappvattnet is largely a massive sulphide body that dips steeply to the south and plunges shallowly eastward. Mineralization at Rormyrberget consists of both massive sulphide and wider disseminated zones.

The historical estimates are based on an NI 43-101 report entitled "TECHNICAL REPORT ON RESOURCE ESTIMATES FOR THE LAINEJAUR, LAPPVATTNET AND RORMYRBERGET "ROR" DEPOSITS, NORTHERN SWEDEN", prepared for Blackstone Ventures Inc. by Reddick Consulting Inc. (RCI), effective May 5, 2009 and filed on SEDAR on June 16, 2009 ("RCI report").

Norrbotten

Gungnir's Norrbotten gold and base metal claims consist of five permits totalling 35 sq. km in northern Sweden in the Norrbotten District. The permits cover significant gold, silver and copper mineralized boulders/blocks along a north-west trending corridor located approximately 200 km north of the Company's Knaften project including nearly a dozen boulders/blocks with significant copper, gold, silver, nickel and cobalt values located along the edge of a 10 km-long magnetics trend.

Historic prospecting results include:

- 7.7 g/t Au
- 4.3 g/t Au and 2.3 % Cu
- 3.7 g/t Au, 380 g/t Ag and 1.3 % Cu
- 2.6 g/t Au and 10 g/t Ag
- 2.54 g/t Au
- 2.09 % Cu, 25 g/t Ag and 0.9 g/t Au

- 1.96 % Cu and 1.3 g/t Au
- 1.52 % Cu and 33 g/t Ag
- 3.5 % Ni, 1.76 % Co, 2.42 % Cu

These early-stage prospects were staked as part of the Company's strategy to actively monitor new quality opportunities and to maintain a pipeline of projects from prospecting to advanced stage. Prospecting samples noted above are historic surface grab samples of boulders/blocks and may not be representative of mineralization hosted on the permits. Assays results are from the Swedish Geological Survey (SGU) data files. The Company has not verified this data.

Exploration and Evaluation Properties as at June 30, 2019:

Exploration and Evaluation Properties	December 31, 2018	Exploration and evaluation	Impairment	Loss on sale of property/ Recoveries	June 30, 2019
Blu Starr 6(b)	-	-	-	-	-
Gungnir Property 6(c) and (d)	1,336,496	65,632	-	-	1,402,128
	1,336,496	65,632	-	-	1,402,148

General

The Company's properties are early stage grassroots projects. There has been insufficient exploration to define a mineral resource on any of these properties and it is uncertain if further exploration will result in any such targets being delineated as mineral resources.

Quality Control and Quality Assurance Procedure

During exploration programs all data is rigorously evaluated by Gungnir's geologists and contractors, and also by its Qualified Person, to ensure that the data is reliable and accurate, based on the analysis of the blanks, standards and duplicate samples. If the laboratory results for a Gungnir reference standard are plus or minus three standard deviations of the mean value of the certified value, or, if consecutive reference standard values are equal to plus or minus two standard deviations of the mean value, then the samples associated with that standard are re-analyzed by the laboratory.

The information in this MD&A was prepared under the direction of Mr. Jari Paakki, P.Geo, CEO of the Company, a Qualified Person as defined by NI 43-101.

Selected Annual Information

The following table summarizes selected financial data for Gungnir for each of the three most recently completed financial years. The information set forth below should be read in conjunction with the consolidated audited financial statements, prepared in accordance with International Financial Reporting Standards, and related notes.

	Year Ended December 31, 2018	Year Ended December 31, 2017 \$	Year Ended December 31, 2016 \$
Total Revenues General & administrative expenses	NIL 473,259	NIL 433,765	NIL 470,461
Write off of exploration costs on outside properties and properties abandoned	-	-	148,820

Stock Based Compensation	-	32,000	121,004
Net (Loss) from continuing operations:			
- In total	(633,078)	572,118	618,746
- Basic and diluted loss per share	(0.01)	0.01	(0.01)
Total Assets	2,340,519	1,611,483	882,984
Total long term liabilities	NIL	NIL	NIL
Cash dividends declared	NIL	NIL	NIL

Summary of Quarterly Results – Loss from Operations

The following table sets out selected quarterly financial information of Gungnir. Gungnir' interim financial statements are prepared by management, in accordance with International Financial Reporting Standards and expressed in Canadian dollars.

	June 30, 2019	Mar. 31, 2019	Dec. 31, 2018	Sept. 30 2018	June 30, 2018	March 31, 2018	Dec. 31 2017	Sept. 30 2017	June 30 2017
	\$	\$		\$	\$	\$	\$	\$	\$
Resource									
Properties	1,402,148	1,364,922	1,336,496	1,231,098	897,519	892,039	879,213	658,464	623,504
Working									
Capital	1,120,734	588,399	718,982	864,654	1,280,158	318,212	443,739	720,554	844,177
Revenues	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Net									
Loss/(Gain)	(569,525)	102,145	104,719	116,941	(967,426)	112,687	110,533	113,650	(915,615)
Loss/(Gain)									·
per Share	0.00	0.00	0.01	0.00	(0.02)	0.00	0.00	0.00	(0.02)

Discussion

The operating results of junior exploration companies typically demonstrate wide variations from quarter to quarter and year to year. These variances are attributed to changes in stock-based compensation, exploration costs expensed or written down, professional and consulting fees related to financings and property exploration and evaluation and reporting, transfer and filing fees which are attributed to financings and annual filings, shareholder information and general office expenses. Large billings received from completion of an exploration program can also affect any given period depending upon the timing of the billing.

Any significant changes during the current reporting period or to the year ended 2018 financial statements can be attributed to whether the Company completed any equity financings within the year or the volume of exploration and development activities on its properties.

Second Quarter Results of Operations – June 30, 2019 and 2018:

For the Periods Ended June 30,	Note	2019	2018	2019	2018
		3 months	3 months	6 months	6 months
Operating expenses					
General and administration	11	19,154	51,413	\$ 40,331	85,790
Compensation	11	78,952	78,705	161,237	158,993
Professional fees	11	9,593	3,344	9,930	3,344
		(107,699)	(133,462)	(211,498)	(248,127)
Other ite	ems				
Advance royalty income	7(a)	674,410	1,100,000	674,410	1,100,000
Interest income		2,814	888	4,467	2,865
Comprehensive loss		569,525	967,426	\$ 467,379	854,738
Weighted average number of sha outstanding	ures	65,856,007	64,048,785	65,856,007	64,048,785

Basic and diluted earnings per share	8	0.00	0.02	\$ 0.00	0.01
·					

During the second quarter of 2019, Gungnir sustained a loss from operations of \$107,699 (Q2-2018 - \$133,462). Previous quarters for 2019 and 2018 have expenses incurred throughout the years that are fairly well balanced from quarter to quarter when excluding non-cash based charges and any impairment to the Company's properties.

General administrative costs in the second quarter of 2019 were \$19,154 compared to the same period in 2018 of \$51,413. The largest contributing factor to the decrease in G&A in Q2-2019 were Travel and Promotion of \$Nil in Q2-2019, compared to \$18,584 in Q2-2018; Office Expenses in Q2-2019 were \$2,537 and \$16,307 in Q2-2018; and Shareholder and Investor Relations were \$6,881 and in O2-2018 - \$10,299.

Compensation was \$78,952 in Q2-2019 and \$78,706 in Q2-2018 with no Stock based Compensation recorded for either reporting period. Professional fees in Q2-2019 were \$9,593 and \$3,344 in Q2-2018.

Liquidity

Gungnir does not currently have any producing mineral properties and our current operations on our various properties are exploratory searches for mineable mineral deposits. During the period ended June 30, 2019 and since May of 2014, Gungnir has implemented a new corporate structure enabling it to focus its exploration activities in prospecting the Knaften property in Sweden targeting a large intrusion related gold deposit.

The Company's future mineral exploration and mining activities may be affected in varying degrees by prevailing market prices, political stability and government regulations, the success of existing or future partners, all of which are beyond the control of the Company.

The Company's mineral exploration activities have been funded through the sales of common shares, and while the Company has also been successful in continuing development and exploration of its properties, there is no assurance that these trends will continue indefinitely. The ongoing general and administrative obligations are dependent on financings as well and the Company expects to continue to utilize this source of funding until it develops cash flow from its operations. There can be no assurance, however, that the Company will be able to obtain the required financing in the future on acceptable terms, or at all.

Due to the sale of the Kenville Mine property the Company received a cash payment of \$900,000 in 2014, the first annual Royalty Payment of \$1,000,000 in 2017, plus a further \$1,100,000 including a 30-day extension on the 2018 Royalty Payment paid May 30, 2018.

The Company received regulatory approval of the April 25, 2019 sale of the Kenville royalty option agreement (the "Agreement") with Ximen Mining Corp. (XIM: TSX-V) ("Ximen") pursuant to which the Company has granted to Ximen an option to purchase the Company's remaining royalty interest in the Kenville Gold Mine property ("Kenville") for total consideration of \$1,700,000 (the "Purchase Price").

To exercise its option, Ximen will pay the Purchase Price as follows:

- \$500,000 in cash, to be released to Gungnir upon approval of the transaction by the TSX Venture Exchange ("TSXV"), approved and received;
- \$200,000 in common shares of Ximen (the "Shares"), to be issued within 10 days after the TSXV approval at a price per share equal to the volume weighted average price of the Shares for the 20 trading days prior to the announcement date, approved and received; and
- \$1,000,000 in cash, to be paid on or before October 31, 2019.

The remaining payments are secured by a Royalty Agreement registered on title to the Kenville Gold Property and a Specific Security Agreement registered under the Personal Property Registry, British Columbia.

At June 30, 2019 the Company had working capital of \$1,120,734 (Q2-2018 – \$1,280,158). At the time of this report the Company has sufficient funds to meet its general and administrative expenses through 2019.

Capital Resources

At June 30, 2019 Gungnir had paid up capital of \$30,234,020 representing 66,097,785 common shares without par value, and an accumulated deficit of \$34,746,790, resulting in a shareholder's equity (or net assets) of \$2,557,964 (December 31, 2018 - \$2,090,585). Gungnir has working capital of \$1,120,734 at June 30, 2019 and working capital of \$718,982 at December 31, 2018.

Business Risks, Uncertainties and Commitments

The Company's business of mineral exploration has a high level of inherent risk associated with it. Although the Company is optimistic about the potential of many of its projects, there is no guarantee that any mineral deposits will be identified or that, if deposits are identified, it will be economically feasible to put them into production. The Company's exploration activities may also be affected by changes in environmental and other governmental regulation.

The financial condition of the Company is influenced by operational performance and a number of market risks. Fluctuations in market prices, foreign exchange rates and unit costs of production are the most significant risks experienced by the Company.

The Company purchases insurance to mitigate losses that may arise from certain liability and property risks. The cost of this insurance and the specific protection provided by the policies will vary from year to year depending on the conditions in the insurance market. The Company believes that the insurance program it has in place continues to prudently address its major liability and property risk exposures.

Risks associated with operations are numerous and include environmental pollution, accidents or spills, industrial and transportation accidents, labour disputes, blockades, changes in regulatory environment, natural phenomena and unexpected geological conditions. Many of the foregoing risks and hazards could result in damage to, or destruction of the Company's mineral properties, personal injury or death, environmental damage, delays in or interruption of or cessation of production in its exploration or development activities.

The Company is subject to normal worker health, safety and environmental risks associated with its exploration operations. The Board of Directors regularly reviews the health and safety of the Company's operations to mitigate potential hazards and optimize the health and safety of employees, contractors and the public in general. Operational changes are increasingly subject to regulatory approval that may include delays due to longer and more complex regulatory review and approval process. These increasing requirements are expected to continue to result in higher administration costs and capital expenditures for compliance.

11. RELATED PARTY TRANSACTIONS

Related party transactions that are in the normal course of business and have commercial substance are measured at the exchange amount. The following are the related party transactions for the period.

Salaries paid to key management personnel for the period ended June 30, 2019 total \$152,500 (2018 - \$152,500). Stock-based compensation paid to key management personnel for the period ended June 30, 2019 total nil (2018 – nil). Key management personnel are comprised of the Company's Chief Executive Officer and Chief Financial Officer.

At June 30, 2019, accounts payable and accrued liabilities include \$225,478 (2018 - \$225,478) due to directors and organizations controlled by directors.

Financial Instruments

Gungnir' financial instruments consist of cash, receivables, marketable securities, deposits and accounts payable. Unless otherwise noted, it is the Company's opinion that we are not exposed to significant interest, currency or credit risks. Gungnir has to date not entered into the use of derivative instruments or foreign exchange contracts to hedge gains or losses arising from foreign exchange fluctuations.

Significant accounting judgements and estimates

A summary of all the Company's significant accounting policies is included in Note 2 to the quarterly financial statements for the period ended June 30, 2019.

The preparation of consolidated financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the consolidated financial statements and reported amounts of expenses during the reporting period. Actual outcomes could differ from these estimates. The consolidated financial statements include estimates which, by their nature, are uncertain. The impacts of such estimates are pervasive throughout the 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 the revision affects both current and future periods.

Significant assumptions about the future and other sources of estimation uncertainty that management has made at the statements of financial position date, that could result in a material adjustment to the carrying amounts of assets and liabilities, in the event that actual results differ from assumptions made, relate to, but are not limited to, the following:

- the recoverability of amounts receivable and prepayments which are included in the consolidated statements of financial position;
- the recoverability and probability of future economic benefits of amounts capitalized as exploration and evaluation costs
- the inputs used in valuing share-based payments which are included in the consolidated statements of comprehensive income or loss;
- the income taxes provision which is included in the consolidated statements of comprehensive income or loss and the composition of deferred income tax assets and liabilities which are included in the consolidated statements of financial position;
- the inputs used in determining the various commitments which are accrued in the consolidated statements of financial position.

Evaluation and exploration properties

Acquisition costs of resource properties together with direct exploration expenditures thereon are deferred until the property to which they relate is placed into production, sold or abandoned or become impaired. Option or other payments received in respect of property interests are applied to reduce the carrying value of the properties. The carrying values of exploration and evaluation properties are, where necessary, written down to the estimated fair value based on discounted estimated future net cash flows.

The Company reviews the carrying values of its resource properties whenever events or circumstances indicate that there may be a potential impairment. Where estimates of future cash flows are not available and where exploration results or other information suggest impairment has occurred, management assesses whether the carrying value can be recovered, and if not, an appropriate write-down is recorded.

Although the company has taken steps to verify title to exploration and evaluation properties in which it has an interest, according to the usual industry standards for the stage of exploration of such properties, these procedures do not guarantee the company's title. Such properties may be subject to prior agreements or transfers and title may be affected by undetected defects in title registration.

Stock-based Compensation

The standard now requires that all stock option-based awards made to consultants and employees be recognized in these consolidated financial statements and measured using a fair value-based method.

Consideration received on the exercise of stock options and compensation options and warrants is recorded as share capital. The related contributed surplus originally recognized when the options were granted, is transferred to share capital.

Critical accounting policies and changes in accounting policies

The accounting policies followed by the Company are set out in Note 2 to the un-audited financial statements for the period ended March 31, 2019, and have been consistently followed in the preparation of these financial statements.

Overview of Changes in IFRS

Financial Instruments ("IFRS 9")

The Company has elected not to adopt the hedging requirements of IFRS 9, but may adopt them in a future period. IFRS 9 addresses the classification, measurement and recognition of financial assets and financial liabilities and supersedes the guidance relating to the classification and measurement of financial instruments in IAS 39, Financial Instruments: Recognition and Measurement (IAS 39). IFRS 9 requires financial assets to be classified into three measurement categories on initial recognition: those measured at fair value through profit and loss, those measured at fair value through other comprehensive income and those measured at amortized cost. Investments in equity instruments are required to be measured by default at fair value through profit or loss. However, there is an irrevocable option for each equity instrument to present fair value changes in other comprehensive income. Measurement and classification of financial assets is dependent on the entity's business model for managing the financial assets and the contractual cash flow characteristics of the financial asset. For financial liabilities, the standard retains most of the IAS 39 requirements. The main change is that, in cases where the fair value option is taken for financial liabilities, the part of a fair value change relating to an entity's own credit risk is recorded in other comprehensive income rather than the income statement, unless this creates an accounting mismatch.

IFRS 9 introduces a new three-stage expected credit loss model for calculating impairment for financial assets. IFRS 9 no longer requires a triggering event to have occurred before credit losses are recognized. An entity is required to recognize expected credit losses when financial instruments are initially recognized and to update the amount of expected credit losses recognized at each reporting date to reflect changes in the credit risk of the financial instruments. In addition, IFRS 9 requires additional disclosure requirements about expected credit losses and credit risk.

The new hedge accounting model in IFRS 9 aligns hedge accounting with risk management activities undertaken by an entity.

The Company has adopted the new IFRS 9 changes and assessed the classification and measurement of its financial assets and financial liabilities by summarizing the original measurement categories under IAS 39 and the new measurement categories under IFRS 9 in the following table:

	IAS 39	IFRS 9
Cash	Fair Value through profit or loss	Amortized cost
Reclamation bonds	Fair Value through profit or loss	Amortized cost
Accounts payable and accrued	Amortized cost	Amortized cost
liabilities, Provisions, Mortgage		
payable, Debenture and Loan		
payable		

Leases ("IFRS 16")

On January 1, 2019 the Company adopted IFRS 16 *Leases* which is effective for annual periods beginning on or after January 1, 2019.

IFRS 16 specifies how to recognize, measure, present and disclose leases. The standard provides a single model for lease accounting which requires lessees to recognize assets and liabilities for all leases unless the lease term is 12 months or less or the underlying asset has low a value. The adoption of IRFS 16 will have no material impact on the Company's financial statements.

Disclosure Controls and Procedures

As of June 30, 2019, the Company carried out an evaluation, under the supervision and with the participation of our Chief Executive Officer and Chief Financial Officer of the effectiveness of the design and operation of our disclosure

controls and procedures. Based on this evaluation, our Chief Executive Officer and Chief Financial Officer have concluded that our disclosure control and procedures are effective to ensure that information required to be (a) disclosed is recorded, processed, summarized and reported in a timely manner and (b) disclosed in the reports that we file or submit is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, to allow timely decisions regarding required disclosure.

We have designed, or caused to be designed under our supervision, internal controls over financial reporting to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles in Canada.

Outstanding Share Data

The authorised share capital in Gungnir Resources Inc. consists of 500,000,000 common shares. In June of 2014, the Company consolidated the outstanding capital of the Company (184,657,410) on a basis of one post consolidated common share for every five currently issued and outstanding common shares for a total of 36,931,482. Following the capital consolidation, the Company issued 6,517,303 at a deemed price of \$0.05 per share as part of the acquisition of the Gungnir properties in Sweden. The Company also completed a private placement on June 30, 2014 for 1,600,000 Units at a price of \$0.05 per Unit. Each Unit consists of one common share and one warrant. Each warrant entitles the holder to acquire an additional common share of the Company at \$0.05 per share for 60 months.

On September 28, 2016, the Company completed a private placement for 12,000,000 Units at a price of \$0.03 per Unit. Each Unit consists of one common share and one warrant. Each warrant entitles the holder to acquire an additional common share of the Company at \$0.05 for 60 months.

At the time of this report there are 66,097,785 common shares issued.

Share-based Compensation

Options

The Company has adopted a 2014 Incentive Stock Option Plan which provides that the Board of Directors of the Company may from time to time, in its discretion and in accordance with the TSX-V requirements, grant to directors, officers, employees and technical consultants to the Company, non-transferable stock options to purchase common shares, provided that the number of common shares reserved for issuance in any twelve month period will not exceed 10% of the Company's issued and outstanding common shares.

Such options will be exercisable for a period of up to 10 years from the date of grant at a price not less than the closing price of the Company's shares on the last trading day before the grant of such options less any discount, if applicable, but in any event not less than \$0.05 per share. Options may be exercised no later than 6 months following cessation of the optionee's position with the Company.

Options may be exercised no later than 6 months following cessation of the optionee's position with the Company.

,					
		Weighted			Weighted
		average			average
		exercise			exercise
Options		price	Options		price
6,300,000	\$	0.05	6,300,000	\$	0.05
-		-	-		-
-		-	-		=
6,300,000	\$	0.05	6,300,000	\$	0.05
	6,300,000	6,300,000 \$	average exercise Options price 6,300,000 \$ 0.05	average exercise Options price Options 6,300,000 \$ 0.05 6,300,000	average exercise Options price Options 6,300,000 \$ 0.05 6,300,000 \$

June 30, 2019

December 31, 2018

Options exercisable, end of period	6,300,000	6,300,000
Weighted average contractual remaining life (years)	1.42	1.92

2,450,000 options were issued during 2016 under the 2014 Incentive Stock Option Plan which entitles the holders to acquire a common share of the Company at \$0.06 for 60 months.

800,000 options were issued during 2017 under the 2014 Incentive Stock Option Plan which entitles the holders to acquire a common share of the Company at \$0.05 for 60 months.

Summary of post consolidation stock options outstanding at June 30, 2019:

Number outstanding	Exercise price (\$)	Expiry date
1,750,000	0.05	July 4, 2019
850,000	0.05	July 8, 2020
450,000	0.05	July 14, 2020
2,450,000	0.06	October 3, 2021
800,000	0.05	January 20, 2022
6,300,000		

Share-based compensation of \$nil was incurred during 2019 (2018 - \$nil).

The fair value of stock options was estimated at the grant date based on the Black-Scholes option pricing model, using the expected dividend yield of $\$ nil (2018 - $\$ nil), average risk-free interest rate of 1.12% (2018 - 1.12%), expected life of 5 years (2018 - 5 years), stock price of $\$ 0.04 (2018 - $\$ 0.04) and an expected volatility of 321% (2018 - 321%).

Option pricing models require the input of highly subjective assumptions, particularly as to the expected price volatility of the stock based on historical volatility. Changes in these assumptions can materially affect the fair value estimate and therefore it is management's view that the existing models do not necessarily provide a single reliable measure of the fair value of the Company's stock option grants.

Warrants

12,000,000 post consolidation warrants were issued during 2016 as part of a private placement financing that closed on September 28, 2016. Each warrant entitles the holder to acquire an additional common share of the Company at \$0.05 for 60 months.

The following table summarizes information about the warrants for periods ended March 31, 2019 and 2018:

	March 31, 2019			December 31, 201		2018
			Weighted			Weighted
			average			average
			exercise			exercise
	Warrants		price	Warrants		price
Beginning of year	16,400,000	\$	0.05	16,400,000	\$	0.05
Granted	-		-	-		-
Exercised	(1,049,000)		(0.05)	(1,049,000)		(0.05)
Cancelled/Expired	-		-	-		-
Warrants outstanding, end of period	15,351,000	\$	0.05	15,351,000	\$	0.05

	2019	2018	
Weighted average contractual remaining life (years)	2.26	2.50	

Summary of post consolidation warrants outstanding at March 31, 2019:

Number outstanding	Exercise price (\$)	Expiry date
4,500,000	0.05	December 2, 2020
10,851,000	0.05	September 28, 2021
15,351,000		

Contributed surplus

Contributed surplus includes the accumulated fair value of agent options and fair value of finders' warrants granted on private placements and the accumulated fair value of expired or cancelled stock options and unit warrants. Contributed surplus is comprised of the following:

	Options	Warrants	Total
December 31, 2018	\$ 3,605,293	\$ 3,045,109	\$ 6,650,402
Options expired	-	-	-
Warrants expired	-	-	-
June 30, 2019	\$ 3,605,293	3,045,109	\$ 6,650,402

Loss per Share

Periods ended	June 30, 2019	December 31, 2018
Numerator: Net income / (loss) attributable to common shareholders – basic and diluted	\$ 467,379	\$ 680,092
Denominator: Weighted average number of common shares outstanding – basic and diluted	65,856,007	65,335,818
Basic and diluted earnings per share	\$ 0.00	\$ 0.01

Diluted earnings per share did not include the effect of 6,300,000 (2018 - 6,300,000) share purchase options, 15,351,000 (2018 - 16,400,000) warrants as they are anti-dilutive.

Subsequent Events

None at the time of this report.

Additional Information

Additional information is available at the Company website at www.gungnirresources.com or on its SEDAR page site accessed through www.sedar.com.

BY ORDER OF THE BOARD OF DIRECTORS OF

GUNGNIR RESOURCES INC.