

Unaudited Interim Consolidated Financial Statements

For the Three Months Ended January 31, 2018 and January 31, 2017

(Expressed in Canadian Dollars)

NOTICE OF NO AUDITOR REVIEW OF INTERIM FINANCIAL STATEMENTS

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

The accompanying unaudited interim consolidated financial statements of the Company have been prepared by management and approved by the Audit Committee and the Board of Directors of the Company.

The Company's independent auditors have not performed a review of these unaudited interim consolidated financial statements in accordance with the standards established by the Canadian Institute of Chartered Accountants for a review of interim financial statements by an entity's auditors.

Interim Consolidated Statements of Financial Position (Unaudited)

As at January 31, 2018 and October 31, 2017

(Expressed in Canadian Dollars)

	January 31, 2018	October 31, 2017
Assets		
<u>Current Assets:</u>		
Cash	\$ 92,737	\$ 286,195
Loan and other receivables (Note 4)	175,668	179,040
Total Current Assets	268,405	465,235
Non-Current Assets:		
Deposits	249,813	250,352
Investments (Note 4)	117,641	143,885
Exploration & evaluation assets (Note 5)	78,261,626	78,766,026
Property and equipment (Note 6)	103,585	111,603
Total Assets	\$ 79,001,070	\$ 79,737,101
Liabilities and Shareholders' Equity		
<u>Current Liabilities:</u>		
Accounts payable and accrued liabilities	\$ 238,142	\$ 192,352
Total Current Liabilities	238,142	192,352
Non-Current Liabilities:		
Decommissioning liabilities (Note 7)	221,651	224,375
Deferred tax liabilities	1,924,315	1,924,315
Total Liabilities	2,384,108	2,341,042
<u>Shareholders' Equity:</u>		
Share capital (Note 8)	76,583,300	76,583,300
Share purchase warrants (Note 8)	1,095,212	1,095,212
Accumulated other comprehensive income	2,444,496	1,905,035
Contributed surplus	15,823,771	15,823,771
Deficit	(21,353,297)	(20,065,134)
Total Shareholder's Equity of Parent	74,593,482	75,342,184
Non-controlling interest (Note 9)	2,023,480	2,053,875
Total Shareholder's Equity	76,616,962	77,396,059
Total Liabilities and Shareholders' Equity	\$ 79,001,070	\$ 79,737,101
Reporting entity and nature of operations (Note 1) Commitments (Note 11)		
Approved on behalf of the Doord of		

Approved on behalf of the Board of Directors on March 29, 2018:

<u>"J. Michael Smith"</u>
J. Michael Smith, Director

<u>"Elmer B. Stewart"</u> Elmer B. Stewart, Director

Interim Consolidated Statements of Loss and Comprehensive Loss (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017

(Expressed in Canadian Dollars)

	Three Months Ended					
	January 31	, 2018	January 31	, 2017		
Expenses:						
Administration	\$	245,885	\$	189,129		
Depreciation, amortization and accretion		5,293		6,825		
Professional fees		4,499		12,915		
Interest and other income		(41,903)		(1,856)		
Net Loss	\$	213,774	\$	207,014		
Other Comprehensive Loss:						
Foreign currency translation loss		574,126		342,744		
Comprehensive Loss	\$	787,900	\$	549,757		
<u>Net Loss Attributable to:</u>						
Common shareholders	\$	183,416	\$	195,087		
Non-controlling interest (Note 9)		30,358		11,926		
Attributable Net Loss	\$	213,774	\$	207,014		
Total Community of the Attributed to						
Total Comprehensive Loss Attributable to:	<u> </u>	757 542	^	F27 024		
Common shareholders	\$	757,542	\$	537,831		
Non-controlling interest (Note 9)		30,358		11,926		
Attributable Comprehensive Loss	\$	787,900	\$	549,757		
Loss per share - basic and diluted	\$	0.00	\$	0.00		
Weighted average number of shares	4	36,980,160	42	27,813,994		

Interim Consolidated Statements of Changes in Equity (Unaudited)

Three Months Ended January 31, 2018 and Year Ended October 31, 2017

(Expressed in Canadian Dollars)

	Share Capital	Share Purchase Warrants	AOCI	Contributed Surplus	Deficit	Total Shareholder's Equity of Parent	Non- Controlling Interest	Total Shareholder's Equity
Balance as at October 31, 2017: Currency translation	\$ 76,583,300	\$ 1,095,212	\$ 1,905,035	\$ 15,823,771	\$ (20,065,134)	\$ 75,342,184	\$ 2,053,875	\$ 77,396,059
adjustment Net loss for the period	-	-	539,461	-	(1,104,747) (183,416)	(565,286) (183,416)	(37) (30,358)	(565,323) (213,774)
Balance as at January 31, 2018	\$ 76,583,300	\$ 1,095,212	\$ 2,444,496	\$ 15,823,771	\$ (21,353,297)	\$ 74,593,482	\$ 2,023,480	\$ 76,616,962

	Share Capital	Share Purchase Warrants	AOCI	Contributed Surplus	Deficit	Total Shareholder's Equity of Parent	Non- Controlling Interest	Total Shareholder's Equity
Balance as at								
October 31, 2016:	\$ 75,884,886	\$ 693,626	\$ 2,354,794	\$ 15,823,771	\$ (18,821,540)	\$ 75,935,537	\$ 1,802,410	\$ 77,737,947
Shares issued for cash	1,100,000	-	-	-	-	1,100,000	-	1,100,000
Warrants granted	(401,586)	401,586	-	-	-	-	-	-
Currency translation adjustment	_	-	(449,759)	-	-	(449,759)	7,330	(442,429)
Dilution to Carmax			, , ,			, , ,	,	, , ,
ownership	-	-	-	-	(156,837)	(156,837)	358,235	201,398
Net loss for the year	-	-	-	-	(1,086,757)	(1,086,757)	(114,100)	(1,200,857)
Balance as at								
October 31, 2017	\$ 76,583,300	\$ 1,095,212	\$ 1,905,035	\$ 15,823,771	\$ (20,065,134)	\$ 75,342,184	\$ 2,053,875	\$ 77,396,059

Interim Consolidated Statements of Cash Flows (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017

(Expressed in Canadian Dollars)

	Three Months Ended				
	January 31, 2018	January 31, 2017			
Cash Provided by (Used in):					
<u>Operations:</u>					
Net loss	\$ (213,774)	\$ (207,014)			
Items not affecting cash:					
Depreciation, amortization and accretion	5,293	6,825			
Changes in non-cash working capital:					
Accounts payable	12,660	(98,224)			
Accounts receivable	3,372	19,368			
Prepaid expenses	-	2,767			
Net Cash Used in Operating Activities	(192,449)	(276,278)			
Investing:					
Net proceeds from sale of investments	30,557	-			
Mineral property expenditures	(30,402)	(147,665)			
Net Cash Provided by (Used in) Investing Activities	155	(147,665)			
Financing:					
Net proceeds from issuance of shares	-	-			
Net Cash Provided by Financing Activities	-	-			
Decrease in cash during the period	(192,294)	(423,933)			
Translation effect of foreign currency	(1,164)	9,824			
Cash, beginning of year	286,195	847,505			
Cash, End of Period	\$ 92,737	\$ 433,396			

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

1. Reporting Entity and Nature of Operations

Copper Fox Metals Inc. ("Copper Fox" or the "Company") was incorporated on February 27, 2004 under the Business Corporations Act of Alberta. On July 14, 2010 the Company transferred its registration from Alberta and became incorporated under the Business Corporations Act of British Columbia. The Company is engaged in the exploration for and development of copper mineral properties in Canada and the United States. Copper Fox's shares trade on the TSX Venture Exchange ("TSX.V") under the trading symbol ("CUU"). To date, the Company has not earned any revenue from these operations and is considered to be in the exploration and evaluation stage.

The Company maintains its head office at 340 - 12 Avenue SW, Suite 650, Calgary, Alberta. These interim unaudited consolidated financial statements include the accounts of the Company and the accounts of its subsidiaries. Copper Fox's subsidiaries include:

- 100% ownership of Northern Copper Fox Inc.
 - o 60.38% ownership of Carmax Mining Corp. (through Northern Copper Fox Inc.)
- 100% ownership of Desert Fox Minerals Co.
- 100% ownership of Desert Fox Sombrero Butte Co.
- 100% ownership of Desert Fox Van Dyke Co.

2. Basis of Presentation and Significant Accounting Policies

Statement of Compliance

These interim unaudited consolidated financial statements have been prepared in accordance and in compliance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and interpretations of the International Financial Reporting Interpretations Committee ("IFRIC").

These interim unaudited consolidated financial statements follow the same accounting policies and methods of computation as outlined in Note 2 of the Company's consolidated audited financial statements for the year ended October 31, 2017. These unaudited interim consolidated financial statements do not include all of the information required for reporting in the annual financial statements.

These interim unaudited consolidated financial statements were approved for issue by the Board of Directors on March 29, 2018.

3. Standards Issued but Not Yet Effective

The IASB issued a number of new and revised accounting standards that are not yet effective. These standards include the following:

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

IFRS 9 - Financial Instruments

In July 2014, the IASB issued the final version of IFRS 9 *Financial Instruments* that replaces IAS 39 and all previous versions of IFRS 9. IFRS 9 brings together all three aspects of the accounting for financial instruments project: classification and measurement, impairment and hedge accounting. IFRS 9 is effective for annual periods beginning on or after January 1, 2018, with early application permitted. Except for hedge accounting, retrospective application is required, but the provision of comparative information is not compulsory. For hedge accounting, the requirements are generally applied prospectively, with some limited exceptions.

The Company plans to continue to assess the potential effect of IFRS 9 on its consolidated financial statements.

Amendments to IFRS 10 and IAS 28 - Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments address the conflict between IFRS 10 Consolidated Financial Statements and IAS 28 in dealing with the loss of control of a subsidiary that is sold or contributed to an associate or joint venture. The amendments clarify that the gain or loss resulting from the sale or contribution of assets that constitute a business, as defined in IFRS 3, between an investor and its associate or joint venture, is recognized in full. Any gain or loss resulting from the sale or contribution of assets that do not constitute a business, however, is recognized only to the extent of unrelated investors' interests in the associate or joint venture. The IASB has deferred the effective date of these amendments indefinitely, but an entity that early adopts the amendments is required to apply them prospectively. The Company will apply these amendments when they become effective.

IFRS 15 - Revenue

IFRS 15 was issued in May 2014, and amended in April 2016, and establishes a five-step model to account for revenue arising from contracts with customers. Under IFRS 15, revenue is recognized at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer.

The new revenue standard will supersede all current revenue recognition requirements under IFRS. Either a full retrospective application or a modified retrospective application is required for annual periods beginning on or after 1 January 2018. Early adoption is permitted.

The Company plans to adopt the new standard on the required effective. Currently, the Company does not have any contracts with Customers and as such the Company does not foresee a material impact to the financial statements upon adoption of IFRS 15.

IFRS 16 - Leases

IFRS 16 was issued in January 2016 and it replaces IAS 17 Leases, IFRIC 4 Determining whether an Arrangement contains a Lease, SIC-15 Operating Leases-Incentives and SIC-27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease. IFRS 16 sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to account for all leases under a single on-balance sheet model similar to the accounting for finance leases under IAS 17. The standard includes two recognition exemptions for lessees: leases of 'low-value' assets (i.e., personal computers); and short-term leases (i.e., leases

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

with a lease term of 12 months or less). At the commencement date of a lease, a lessee will recognize a liability to make lease payments (i.e., the lease liability) and an asset representing the right to use the underlying asset during the lease term (i.e., the right-of-use asset). Lessees will be required to separately recognize the interest expense on the lease liability and the depreciation expense on the right-of-use asset.

Lessees will be also required to remeasure the lease liability upon the occurrence of certain events (i.e., a change in the lease term, a change in future lease payments resulting from a change in an index or rate used to determine those payments). The lessee will generally recognize the amount of the remeasurement of the lease liability as an adjustment to the right-of-use asset.

Lessor accounting under IFRS 16 is substantially unchanged from today's accounting under IAS 17. Lessors will continue to classify all leases using the same classification principle as in IAS 17 and distinguish between two types of leases: operating and finance leases. IFRS 16 also requires lessees and lessors to make more extensive disclosures than under IAS 17.

IFRS 16 is effective for annual periods beginning on or after January 1, 2019. Early application is permitted, but not before an entity applies IFRS 15. A lessee can choose to apply the standard using either a full retrospective or a modified retrospective approach. The standard's transition provisions permit certain reliefs. The Company plans to continue to assess the potential effect of IFRS 16 on its consolidated financial statements.

4. Loans, Other Receivables and Investments

On March 18, 2015, Copper Fox agreed to lend Bell Copper Corporation, ("**Bell**") \$150,000. The terms of the loan were a 12% annual interest rate, a maturity date of March 19, 2016 and Bell pledged its Kabba Property copper project as security for the loan. As compensation for this loan, Copper Fox received 500,000 shares of Bell. Copper Fox extended this loan to Bell as a potential investment in a new mineral exploration company.

On March 1, 2016, Copper Fox agreed to extend the \$150,000 Bell loan. The accrued interest of \$18,000 was added to the principle which amended the Bell loan amount to \$168,000. As compensation for extending the loan payable by an additional year, Copper Fox received 1,000,000 Bell warrants with an exercise price of \$0.05 and an expiry date of March 19, 2017. Bell is a publicly traded on the TSX:V and the maximum exposure to this loan would be the entirety of the loan \$168,000 (October 31, 2017 - \$168,000).

On March 3, 2017, Copper Fox agreed to extend the \$168,000 Bell loan. As compensation for extending the loan an additional year, Copper Fox received an accrued interest payment of \$20,160 from Bell and 1,000,000 Bell warrants with an exercise price of \$0.10 and an expiry date of March 19, 2018.

On December 13, 2017, Copper Fox sold 219,000 shares of Bell for gross proceeds of \$44,800 and incurred selling costs of \$500.

On January 23, 2018, Copper Fox sold 140,500 shares of Bell for gross proceeds of \$27,277 and incurred selling costs of \$295.

As at January 31, 2018, Copper Fox had 83,200 Bell shares remaining, which were trading at \$0.13 per share.

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

Copper Fox directly owns 29,342 shares of Liard Copper Mines Ltd. ("Liard"), a private company incorporated in British Columbia, which represents approximately 1.55% of the issued and outstanding shares of Liard. These shares were originally recorded at a cost value of \$759,305 upon acquisition in two separate 2011 transactions.

During the year ended October 31, 2016, pursuant to a purchase of Liard shares by the Schaft Creek Joint Venture ("SCJV"), the Company determined that the value of the Liard shares purchased in 2011 were impaired by \$652,480 and were subsequently written down to the Fair Market Value ("FMV") carrying cost of \$106,825, which was referenced to a private sale of Liard shares in 2016 (Level 3). There were no similar transactions in 2017 or 2018, so the Company determined that the 2016 private sale is the best reference of the FMV of the Liard shares as of January 31, 2018.

Copper Fox indirectly owns an additional 21.35% of the Liard shares through its SCJV with Teck Resources Limited ("**Teck**"). As these Liard shares are held within a trust account that the Company does not control, the 21.35% ownership of Liard is not reflected in the table below.

Liard holds a 30% Net Proceeds Interest in the Schaft Creek project, subject to certain terms and conditions.

The FMV of all the investments are as follows:

Investments	Fair Market Value	Fair Market Value
	October 31, 2017	January 31, 2018
Bell Copper Corp.	37,060	10,816
Liard Copper Mines Ltd.	106,825	106,825
Total	\$ 143,885	\$ 117,641

5. Exploration and Evaluation Assets

	Balance Oc	tober 31, 2017	Ad	Additions		anuary 31, 2018
Arizona Properties:						
<u>Van Dyke Project:</u>						
Acquisition of property rights	\$	2,585,093	\$	-	\$	2,585,093
Technical analysis		5,787,832		11,291		5,799,123
Licenses and permits		56,029		-		56,029
Foreign exchange		1,364,649		(461,124)		903,525
Total Van Dyke Project		9,793,603		(449,833)		9,343,770
Sombrero Butte Project:						
Acquisition of property rights	\$	847,819	\$	-	\$	847,819
Technical analysis		769,340		2,954		772,294
Licenses and permits		64,466		-		64,466
Foreign exchange		263,323		(90,333)		172,990
Total Sombrero Butte Project		1,944,948		(87,379)		1,857,569
Mineral Mountain Project:						
Technical analysis	\$	355,384	\$	8,253	\$	363,637
Foreign exchange		(7,901)		(16,359)		(24,260)
Total Mineral Mountain Project		347,483		(8,106)		339,377

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

Total Arizona Properties	\$ 12,086,034	\$ (545,318)	\$ 11,540,716
British Columbia Properties:			
<u>Schaft Creek:</u>			
Acquisition of property rights	\$ 3,053,755	\$ -	\$ 3,053,755
Technical analysis	61,884,978	5,911	61,890,889
Licenses and permits	106,623	-	106,623
Sub-Total Schaft Creek	65,045,356	5,911	65,051,267
BC Mineral Exploration Tax Credit	(3,575,505)	-	(3,575,505)
Total Schaft Creek	61,469,851	5,911	61,475,762
<u>Eaglehead:</u>			
Technical analysis	5,303,123	35,006	5,339,129
BC Mineral Exploration Tax Credit	(93,981)	-	(93,981)
Total Eaglehead	5,210,142	35,006	5,245,148
Total British Columbia Properties	66,679,993	40,917	66,720,910
Total Mineral Properties	\$ 78,766,026	\$ (504,401)	\$ 78,261,626

	Balance O	ctober 31, 2016	Additions		Balance O	ctober 31, 2017
Arizona Properties:						
<u>Van Dyke Project:</u>						
Acquisition of property rights	\$	2,585,093	\$	-	\$	2,585,093
Technical analysis		5,623,355		164,476		5,787,832
Licenses and permits		56,029		-		56,029
Foreign exchange		1,751,549		(386,900)		1,364,649
Total Van Dyke Project		10,016,026		(222,424)		9,793,603
Sombrero Butte Project:						
Acquisition of property rights	\$	847,819	\$	-	\$	847,819
Technical analysis		669,438		99,902		769,340
Licenses and permits		64,466		-		64,466
Foreign exchange		338,013		(74,690)		263,323
Total Sombrero Butte Project		1,919,736		25,212		1,944,948
Mineral Mountain Project:						
Technical analysis	\$	240,875	\$	114,510	\$	355,384
Foreign exchange		3,119		(11,020)		(7,901)
Total Mineral Mountain Project		243,994		103,490		347,483
Total Arizona Properties	\$	12,179,756	\$	(93,722)	\$	12,086,034
British Columbia Properties:						
<u>Schaft Creek:</u>						
Acquisition of property rights	\$	3,053,755	\$	-	\$	3,053,755
Technical analysis		61,839,754		45,224		61,884,978
Licenses and permits		106,623		-		106,623
Sub-Total Schaft Creek		65,000,132		45,224		65,045,356
BC Mineral Exploration Tax Credit		(3,575,505)		-		(3,575,505)

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

Total Schaft Creek	61,424,627	45,224	61,469,851
<u>Eaglehead:</u>			
Technical analysis	5,236,278	67,845	5,303,123
BC Mineral Exploration Tax Credit	(93,981)	-	(93,981)
Total Eaglehead	5,142,297	67,845	5,210,142
Total British Columbia Properties	66,566,924	113,069	66,679,993
Total Mineral Properties	\$ 78,746,679	\$ 19,347	\$ 78,766,026

Schaft Creek Project

Copper Fox's primary asset is a 25% direct and indirect working interest in the Schaft Creek Joint Venture ("SCJV"). The SCJV holds two main assets: i) the Schaft Creek copper-gold-molybdenum-silver project located in northwestern British Columbia and ii) an 85.41% equity interest in the Liard Copper Mines Ltd. Liard holds a 30% Net Proceeds Interest in the Schaft Creek project subject to certain terms and conditions. Royal Gold holds a 3.5% Net Profits Interest in certain mineral claims.

Teck is the operator of the SCJV and is responsible for, in addition to other obligations, funding the first \$60 million in pre-production expenditures at Schaft Creek. After the first \$60 million has been funded by Teck, the costs will be split based on the ownership percentage. As of January 31, 2018, Teck has funded approximately \$20 million towards the Schaft Creek project since mid-2013 (see Note 11).

Van Dyke Project

In 2012, Copper Fox acquired 100% of Bell's interest in the Van Dyke copper project located in Miami, Arizona. Acquisition costs were \$500,000 in cash to Bell, \$1,499,400 (US \$1,500,000) to the Vendors (owners of the Van Dyke project) and assumption of obligations in respect of the Van Dyke project, subject to certain amended terms and conditions. The Vendors retained a 2.5% Net Smelter Return ("NSR") production royalty from the Van Dyke deposit. As of January 31, 2018, Copper Fox has incurred \$9,343,771 (US \$7,609,191) in expenditures, which includes the acquisition and exploration costs as well as completion of the Preliminary Economic Assessment ("PEA").

Sombrero Butte Project

In 2012, Copper Fox acquired the rights, provided all option payments are made when due, to 100% of Bell's Sombrero Butte property located in the Bunker Hill Mining District, 44 miles northeast of Tucson, Arizona.

Acquisition costs were \$500,000 in cash and an assumption of Bell's remaining option obligation on the property of \$599,760 (US \$600,000). In 2016, Copper Fox re-negotiated the continuing obligation on the property to a US \$40,000 annual payment. As at January 31, 2018 the option obligation outstanding is US \$160,000. Upon completion of these annual payments, Copper Fox will hold an undivided 100% interest in the Sombrero Butte property. As of January 31, 2018, Copper Fox has incurred \$1,857,569 (US \$1,510,981) in expenditures, which includes the acquisition and exploration costs.

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

Mineral Mountain Project

Mineral Mountain is located in the Jemez structural that hosts the Globe-Miami, Resolution, Florence and Casa Grande copper deposits in Arizona and is 100% wholly owned by Copper Fox. The property is located between the Florence copper deposit and the Resolution copper deposit and is underlain by Precambrian age Pinal Schist, diabase and granite that has been intruded by Laramide age quartz monzonite and granodiorite. As of January 31, 2018 the Company has incurred \$339,377 (US \$276,056) in expenditures over the life of the project, by completing a regional geochemical assessment, locating claims, annual filing fees and acquiring an Arizona exploration permit.

Eaglehead Project

Copper Fox, through its wholly owned subsidiary Northern Fox, owns 60.38% of the common shares of Carmax Mining Corp. ("Carmax"). Copper Fox's equity interest decreased on August 28, 2017 from 65.40% to 60.38% due to the Company not participating in a 4,250,000 shares private placement for Carmax. Carmax holds a 100% working interest in the Eaglehead copper-molybdenum-gold-silver property (13,540 ha) located in the Liard Mining Division, approximately 40 kilometers east of Dease Lake in northern British Columbia.

A portion of the Eaglehead Property is subject to a 2.5% NSR of which 1.5% can be re-purchased by Carmax for \$2,000,000. An area covering 981 hectares of the Eaglehead project is also subject to a separate 2% NSR royalty payable to an arm's length third party, one-half (1%) of which may be purchased for \$1,000,000.

6. Property and Equipment

		Accumulated Net Book Value		Net Book Value
Description	Cost	Amortization	Amortization October 31, 2017	
Asset retirement	\$ 146,778	\$ 105,114	\$ 47,239	\$ 41,665
Buildings	137,250	93,370	45,005	43,880
Computer equipment	82,544	76,061	7,008	6,483
Furniture & equipment	46,887	41,835	5,318	5,052
Heavy equipment	173,332	166,827	7,033	6,505
Total	\$ 586,791	\$ 483,207	\$ 111,603	\$ 103,585

		Accumulated Net Book Value		Net Book Value
Description	Cost	Amortization	October 31, 2016	October 31, 2017
Asset retirement	\$ 150,098	\$ 102,859	\$ 46,571	\$ 47,239
Buildings	137,250	92,245	50,006	45,005
Computer equipment	82,544	75,536	10,012	7,008
Furniture & equipment	46,887	41,569	6,647	5,318
Heavy equipment	173,332	166,299	10,047	7,033
Total	\$ 590,111	\$ 478,509	\$ 123,282	\$ 111,603

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

Property and equipment are stated at cost which includes the acquisition price and any direct costs to bring the asset into productive use at its intended location.

7. Decommissioning Liabilities

The Company's decommissioning liabilities relate to the Company's share of reclamation and closure costs for the Schaft Creek and Eaglehead properties. The total decommissioning liability is based on the Company's estimated costs to reclaim the property and facilities along with the estimated timing costs to be incurred in future years.

The Company has estimated the net present value of its share of the decommissioning liabilities of Schaft Creek to be \$185,505 as at January 31, 2018 (October 31, 2017 - \$188,252) based on an undiscounted and inflated future liability of \$194,232 (October 31, 2017 - \$194,863).

The Company's estimated risk-free rate of 2.03% (October 31, 2017 - 2.00%) and inflation rate of 1.23% (October 31, 2017 - 0.87%) were used to calculate the present value of the decommissioning liabilities.

The decommissioning provision for the Eaglehead exploration and evaluation asset was estimated by management to be the net present value of this provision at January 31, 2018 to be \$36,146 (October 31, 2017 - \$36,123) based on a total undiscounted liability of \$36,500 (October 31, 2017 - \$36,500).

Description	Сор	per Fox	Ca	armax	Total
Opening Balance, October 31, 2017:	\$	188,252	\$	36,123	\$ 224,375
Additions:					
Accretion – Carmax		-		23	23
Accretion – Copper Fox		572		-	572
Revisions – Copper Fox		(3,319)		-	(3,319)
Balance, January 31, 2018	\$	185,505	\$	36,146	\$ 221,651

Description	Cop	per Fox	Ca	armax	Totals
Opening Balance, October 31, 2016:	\$	173,753	\$	36,031	\$ 209,784
<u>Additions:</u>					
Accretion – Carmax		-		92	92
Accretion – Copper Fox		2,171		-	2,171
Revisions – Copper Fox		12,328		-	12,328
Balance, October 31, 2017	\$	188,252	\$	36,123	\$ 224,375

8. Share Capital

Authorized

Authorized share capital consists of an unlimited number of common shares and an unlimited number of first and second preferred shares, without par value, of which no preferred shares have been issued.

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

As of January 18, 2018, the issued and outstanding shares are as follows:

Common Shares	Number An		Amount
Opening Balance, October 31, 2017:	436,980,160	\$	76,583,300
<u>Additions:</u>			
There was no share activity in Q1 2018	-		-
Balance, January 31, 2018	436,980,160	\$	76,583,300

Common Shares	Number		Amount
Opening Balance, October 31, 2016:	427,813,495	\$	75,884,886
<u>Additions:</u>			
July 27, 2017 private placement	9,166,665		1,100,000
Warrants granted	-		(401,586)
Balance, October 31, 2017	436,980,160	\$	76,583,300

Warrants

As of January 31, 2018, the Company has the following warrants outstanding:

Share Purchase Warrants	Number of Warrants	Amount
Opening Balance, October 31, 2017:	19,919,665	\$ 1,095,212
Additions:		
There was no warrant activity in Q1 2018	-	-
Balance, January 31, 2018	19,919,665	\$ 1,095,212

Share Purchase Warrants	Number of Warrants		Amount
Opening Balance, October 31, 2016:	10,753,000	\$	693,626
Additions:			
July 27, 2017 warrants granted	9,166,665		401,586
Balance, October 31, 2017	19,919,665	\$	1,095,212

Stock Option Plan

The number of shares reserved for issuance under the Company's stock option plan is limited to 10% of the number of shares which are issued and outstanding on the date of a particular grant of options.

Under the plan, the Board of Directors determines the term of a stock option, the vesting period of the options and the option exercise price, which shall not be less than the closing price of the Company's share on the TSX:V immediately preceding the date of grant. The Compensation Committee determines and makes recommendations to the Board as to the recipients, nature and size of the share-based compensation awards in compliance with applicable securities law, stock exchange and other regulatory requirements.

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

As of January 31, 2018, the Company has options outstanding entitling the holders to acquire common shares as follows:

Stock Options	Weighte Exercise		Number of Options
Opening Balance, October 31, 2017:	\$	-	-
Additions:			
There was no option activity in Q1 2018		-	-
Balance, January 31, 2018	\$	-	-

Stock Options	Weighted Avg. Exercise Price		Number of Options	
Opening Balance, October 31, 2016:	\$	1.04	550,000	
Additions:				
Expired	\$	1.04	(550,000)	
Balance, October 31, 2017	\$	-	-	

9. Non-Controlling Interest

As of January 31, 2018, Copper Fox beneficially owned and controlled 33,283,264 of the 55,121,266 issued and outstanding common shares of Carmax, post-consolidation, representing a 60.38% ownership of Carmax.

The non-controlling interest ("NCI") is as follows:

	NCI Percentage
Carmax Mining Corp.	39.62%

The following is summarized financial information for Carmax:

	ax Financials as at nuary 31, 2018
Net Loss	76,623
Total Loss Attributable To Non-Controlling Interest	\$ 30,358
Comprehensive Loss	76,623
Total Comprehensive Loss Attributable To Non-Controlling Interest	\$ 30,358
Current assets	21,417
Non-current assets	10,806,433
Current liabilities	(201,190)
Non-current liabilities	(138,156)
Consolidation fair value adjustments	(5,381,285)

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

	•	
Net Assets		5,107,219
Net Assets Attributable To Non-Controlling Interest	\$	2,023,480
Cash flows used in operating activities		(54,703)
Cash flows used in investing activities		(1,993)
Cash flows from financing activities		-
Net Decrease In Cash	\$	(56,696)

	NCI Percentage
Carmax Mining Corp.	39.62%

Carmax's summarized financial information is as follows:

	Carmax Financials as at			
	October 31, 2017			
Net Loss		287,986		
Total Loss Attributable to Non-Controlling Interest	\$	114,100		
Comprehensive Loss		269,486		
Total Comprehensive Loss Attributable to Non-Controlling Interest	\$	106,770		
Current assets		75,778		
Non-current assets		5,390,142		
Current liabilities		(143,851)		
Non-current liabilities		(138,133)		
Net Assets		5,183,936		
Net Assets Attributable to Non-Controlling Interest	\$	2,053,875		
Cash flows used in operating activities		(224,193)		
Cash flows used in investing activities		(103,633)		
Cash flows from financing activities		269,144		
Net Decrease in Cash	\$	(58,682)		

10. Related Party Transactions

Copper Fox

During the three months ended January 31, 2018, legal fees of \$761 (January 31, 2017 - \$11,713) were paid to Farris, Vaughan, Wills & Murphy LLP ("Farris"). As at January 31, 2018, included in accounts payable to Farris was \$13,330 (October 31, 2017 - \$12,569). One of the principle partners at Farris is a member of Copper Fox's Board of Directors.

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

Carmax

For the three months ended January 31, 2018, \$Nil (January 31, 2017 - \$2,500) was paid in rent to a company controlled by a former officer of Carmax.

Key Management Compensation

The remuneration of the CEO, CFO, directors and those persons having authority and responsibility for planning, directing and controlling activities of the Company, including Carmax are as follows:

Description	January	y 31, 2017	Januar	y 31, 2018
Directors fees	\$	3,500	\$	3,000
Salaries and consulting fees		118,375		119,154
Total	\$	121,875	\$	122,154

11. Commitments

The Company has a commitment with respect to its office lease in Calgary as follows:

Year Ended	2018	2019
Amount	\$ 87,058	\$ 87,058

Sombrero Butte

The Company is also committed to pay the balance outstanding of four yearly option payments totalling \$196,704 (US \$160,000) under the Sombrero Butte acquisition agreement. The next payment of \$49,176 (US \$40,000) is due on October 15, 2018 (See Note 5).

Schaft Creek Joint Venture

Teck holds a 75% interest and the Company holds a 25% interest in the Schaft Creek Joint Venture ("**SCJV**"), and Teck is the operator of the SCJV. Management of the SCJV is made up of two representatives from Teck and the Company with voting proportional to their equity interests.

Under the SCJV agreement, Teck is required to make three cash milestone payments to the Company: (i) \$20 million upon entering into the agreement (received), (ii) \$20 million upon a Production Decision approving mine construction, and (iii) \$20 million upon completion of construction of mine facilities.

The SCJV agreement provides that Teck and the Company are each responsible for their pro-rata share of project costs in accordance with their interests, except that Teck is solely responsible for the first \$60 million in pre-production costs. If pre-production costs exceed \$60 million, the Company's pro rata share of such costs will be set off against the two remaining cash milestone payments (totaling \$40 million) payable by Teck to the Company. If pre-production costs exhaust the two cash milestone payments, Teck will further assist the Company by providing loans, as necessary, without dilution to the Company's 25% joint venture interest.

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

Once a production decision has been made, Teck will make an irrevocable offer to the Company:

- (i) to use all reasonable commercial efforts to arrange project equity and debt financing for at least 60% of project capital costs or such portion as Teck determines is commercially available on reasonable terms at the relevant time; and
- (ii) to fund by way of loans to the Company, the Company's pro rata share of project capital costs not covered by project debt financing, if requested by the Company, without dilution to the Company's 25% joint venture interest.

The Company must notify Teck within 60 days after Teck's offer as to whether it accepts Teck's offer or whether it will arrange for its own financing (See Note 5).

12. Financial Instruments

The Company's financial instruments consist of cash, loans and other receivables, deposits, investments and accounts payables and accrued liabilities.

The Company's financial assets, measured at fair value, are categorized as follows:

	As at January 31, 2018									
		Loans	Α	vailable		Other	Total			Total
Description	and		For Financial		Carrying			Fair		
	Re	ceivables		Sale	Liabilities Amount		Value			
Financial Assets:	_									
Cash	\$	92,737	\$	-	\$	-	\$	92,737	\$	92,737
Other receivables		175,668		-		-		175,668		175,668
Deposits		249,813		-		-		249,813		249,813
Investments		-		117,641		-		117,641		117,641
Total Financial Assets	\$	518,218	\$	117,641	\$	-	\$	635,859	\$	635,859
Financial Liabilities:	_									
A/P and accrued liabilities	\$	-	\$	-	\$	238,142	\$	238,142	\$	238,142
Total Financial Liabilities	\$	-	\$	-	\$	238,142	\$	238,142	\$	238,142

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

	As at October 31, 2017									
		Loans	Δ	vailable		Other	Total			Total
Description		and	For		F	inancial	Carrying			Fair
	Re	ceivables		Sale	Liabilities		Amount		Value	
Financial Assets:										
Cash	\$	286,195	\$	-	\$	-	\$	286,195	\$	286,195
Other receivables		179,040		-		-		179,040		179,040
Deposits		250,352		-		-		250,352		250,352
Investments		-		143,885		-		143,885		143,885
Total Financial Assets	\$	715,587	\$	143,885	\$	-	\$	859,472	\$	859,472
Financial Liabilities:										
A/P and accrued liabilities	\$	-	\$	-	\$	192,352	\$	192,352	\$	192,352
Total Financial Liabilities	\$	-	\$	-	\$	192,352	\$	192,352	\$	192,352

Determination of Fair Value

The Company classified the fair value of its financial instruments measured at fair value according to the following hierarchy, based on the amount of observable inputs used to value the instrument:

- Level 1 observable inputs such as quoted prices in active markets. The Company's common share ownership in Bell Resources is a Level 1 instrument (Note 4);
- Level 2 inputs, other than the quoted market prices in active markets, which are observable, either directly and or indirectly; and
- Level 3 unobservable inputs for the asset or liability in which little or no market data exists, therefore requiring an entity to develop its own assumptions. The Company's direct investment in Liard, for all years carried at fair market value is a Level 3 instrument (Note 4).

The Company's activities expose it to a variety of financial risks, which arise as a result of its exploration, development, production and financing activities. These include:

- Credit risk
- Market risk
- Liquidity risk

Credit Risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations and arises principally from the Company's receivables from partners and tax authorities. The maximum exposure to credit risk at January 31, 2018 is \$175,668 (October 31, 2017 - \$179,040).

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

Market Risk

Market risk is the risk that changes in market conditions, such as commodity prices, foreign exchange rates and interest rates will affect the Company's income or the value of its financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while maximizing the Company's return.

Foreign Currency Exchange Rate Risk

Foreign currency exchange rate risk is the risk that the fair value of future cash flows will fluctuate as a result of changes in foreign exchange rates. During the three months ended January 31, 2018 the Company was involved with preliminary exploration activities in the United States. As such, the Company is exposed to fluctuations in the United States dollar exchange rates compared to Canadian dollar exchange rates. A 5% strengthening (or weakening) of the US dollar would have significant impact on the total assets, but a minimal impact to the loss

of the Company.

Due to its US activities, the Company has an exposure to foreign currency exchange rates. The carrying values of US dollar denominated monetary assets and liabilities are subject to foreign exchange risk.

Interest Rate Risk

Interest rate risk is the risk that future cash flows will fluctuate as a result of changes in market interest rates. As of January 31, 2018, the Company is exposed only on its cash balance.

Commodity Price Risk

Commodity price risk is the risk that future cash flows will fluctuate as a result of changes in commodity prices.

Commodity prices for minerals are impacted by the relationship between the Canadian dollar and United States dollar as well as the global economic events that dictate levels of supply and demand.

Liquidity Risk

Liquidity risk is the risk that the Company will encounter difficulty in meeting obligations associated with its financial liabilities. The Company's financial liabilities consist of accounts payable and accruals. Accounts payable consists of invoices payable to trade suppliers for office, field operating activities and capital expenditures. The Company processes invoices within a normal payment period of approximately 30 days.

Accounts payable have contractual maturities of less than one year. The Company maintains and monitors a certain level of cash flow which is used to finance all operating and capital expenditures.

As at January 31, 2018, the Company had \$4,546 in US denominated cash balances.

Notes to the Interim Consolidated Financial Statements (Unaudited)

Three Months Ended January 31, 2018 and January 31, 2017 (Expressed in Canadian Dollars)

Capital Management

The Company's capital structure includes working capital and shareholders' equity. The Company is largely reliant on junior resource venture capital markets for additional financing requirements.

13. Geographic Segments

	Three Months Ended						
	January 31, 2018 January 31, 201						
<u>Net Loss :</u>							
Canada	\$	209,192	\$	197,079			
United States		4,582		9,935			
Total	\$	213,774	\$	207,014			
Capital Expenditures:							
Canada	\$	40,917	\$	51,729			
United States		22,498		61,506			
Total	\$	63,415	\$	113,325			

	Januar	y 31, 2018	October 31, 2017			
Non-Current Assets:						
Canada	\$	66,905,692	\$	66,881,415		
United States		11,826,973		12,390,451		
Total	\$	78,732,665	\$	79,271,866		

14. Subsequent Events

On March 13, 2018, Bell Copper extinguished the outstanding Bell loan in its entirety (see note 4). A total of \$187,829 was repaid to Copper Fox, which was the principle balance owing of \$168,000 plus interest of \$19,829.

On receipt of the full amount owing, Copper Fox released its security on the Kabba property to Bell.

On March 22, 2018, Carmax announced their intention of making a non-brokered private placement of up to 18,750,000 units at a price of \$0.08 per unit for gross proceeds of \$1,500,000. Each unit consists of one share and one share purchase warrant which allows the holder to purchase one additional share of the Carmax's capital stock at a price of \$0.12 per share for each warrant held with the warrants expiring two years from the date of the closing of the private placement.

The warrants will have an early acceleration provision wherein the warrants will become callable on 21 days' notice in the event the Company's shares trade at a price of \$0.25 per share or greater for a 30 day trading period after the four month hold period expires on the securities sold pursuant to the placement.

A finder's fee of cash commissions of up to 6% of the gross proceeds raised may be paid to eligible finders.