Three Valley Copper Corp.

Condensed Interim Consolidated Financial Statements Second Quarter Ended June 30, 2022 (Unaudited - Expressed in United States dollars)

# **Notice to Reader**

The accompanying unaudited condensed interim consolidated financial statements of Three Valley Copper Corp. (the "Company") have been prepared by and are the responsibility of management. The unaudited condensed interim consolidated financial statements as at and for the three and six months ended June 30, 2022 have not been reviewed by the Company's auditors.

Unaudited - Amounts expressed in thousands of United States dollars except per share amounts and number of outstanding shares

ASSETS         Cash and cash equivalents         \$ 6,809 \$ 13,656         Restricted cash         439         55,66         Tade and other receivables         449         15,66         Tade and other receivables         841         1,705         1,705         1,705         1,705         1,705         1,705         1,705         1,705         1,705         1,705         1,705         1,705         1,705         1,705         1,705         1,705         1,705         1,705         2,705		Note		Jun. 30, 2022		Dec. 31, 2021
Restricted cash         439         556           Trade and other receivables         44         4,961         1,705           Inventories         4         4,961         16,739           Prepaids and other current assets         1,339         1,528           Portfolio investments         740         2,010           Total current assets         15,129         56,265           Non-current portion of inventory         4         13,667         9,008           Mineral properties, plant and equipment         5,12         55,610         99,73           Exploration and evaluation asset         30         30           Other         794         1,606           Other         794         1,606           Total assets         1,026         1,600           Other         794         1,600           Deferred revenue         1,433         2,940           Deferred revenue         1,433         2,940           Current portion of loans and borrowings         7         76,826         74,251           Total current liabilities         9,809         9,398         9,398           Loans and borrowings         7         7,626         74,251           Total current portion of	ASSETS					
Trade and other receivables Inventiones         4 4,961 (1,705 (1,7	Cash and cash equivalents		\$	6,809 \$	5	13,656
Inventories         4         4,961         16,739           Prepaids and other current assets         1,339         1,526           Portfolio investments         15,129         36,285           Non-current portion of inventory         4         13,667         9,008           Minreal properties, plant and equipment         5,12         65,610         59,733           Exploration and evaluation asset         300         930           Other         32,027         7,168           Total assets         1,026         1,160           Other         32,027         7,168           Total assets         9,7156         107,972           LACCounts payable and accrued liabilities         6         19,820         1,820           Deferred revenue         1,443         2,940           Current point of loans and borrowings         7         76,262         72,53           Loans and borrowings         7         189         218           Reclamation and other closure provisions         3         9,75         1,740           Other non-current liabilities         8         9,32         1,740           Total liabilities         8         3,1,787         3,21,787           Common share purchase warra	Restricted cash			439		556
Prepaids and other current assets         1,339         1,528           Portfolio investments         740         2,101           Total current assets         15,129         36,285           Non-current portion of inventory         4         13,667         9,008           Mineral properties, plant and equipment         5,12         65,610         59,733           Exploration and evaluation asset         930         930         930           Other         794         856           Other         82,027         71,687           Total assets         9,7156         107,972           LABILITIES         8,2027         71,687           Accounts payable and accrued liabilities         6         19,820         18,207           Deferred revenue         6         19,820         18,207           Current portion of loans and borrowings         7         76,826         74,251           Total current liabilities         98,089         93,98         1,386           College of Power of Power of Source provisions         4,385         4,438         9,394         4,386         1,434         9,432         1,434         1,436         1,434         1,436         1,436         1,436         1,436         1,436	Trade and other receivables			841		1,705
Portfolio investments         740         2,101           Total current assets         15,129         36,285           Non-current portion of inventory         4         15,667         9,008           Mineral properties, plant and equipment         5,12         65,610         59,733           Exploration and evaluation asset         930         930         100           Other         794         866         1,126         1,160           Other         82,027         71,687         70,687         7	Inventories	4		4,961		16,739
Total current assets         15,129         36,285           Non-current portion of inventory         4         13,667         9,008           Mineral properties, plant and equipment         5,12         65,610         59,733           Exploration and evaluation asset         930         930           Intangible assets         1,026         1,160           Other         794         856           Total assets         \$ 97,156         \$ 107,972           Total assets         \$ 97,156         \$ 107,972           LABBILITIES         6         \$ 19,820         \$ 18,207           Deferred revenue         1,443         2,940           Current portion of loans and borrowings         7         76,826         74,251           Total current liabilities         9,089         95,398         95,998         95,998         95,998         96,998         96,998         96,998         96,998         96,998         97,998	Prepaids and other current assets			1,339		1,528
Non-current portion of inventory         4         13,667         9,008           Mineral properties, plant and equipment         5,12         65,10         59,73           Exploration and evaluation asset         930         1,026         1,106           Other         7,94         856           Total assets         \$7,95         \$ 10,792           Total assets         \$7,156         \$ 10,792           LIABILITIES         6         \$ 19,820         \$ 18,207           Deferred revenue         1,443         2,940           Current portion of loans and borrowings         7         76,826         74,251           Total current liabilities         9,099         95,398           Reclamation and other closure provisions         7         189         95,398           Other non-current liabilities         9,099         1,743         1,740           SHAREHOLDERS'EQUITY         5,549         6,306           Common share purchase warrants         8b         21,787         321,787           Common share purchase warrants         8c         4,275         10,301           Common share purchase warrants         8c         4,275         10,301           Common share purchase warrants         8c         4,275	Portfolio investments			740		2,101
Mineral properties, plant and equipment         5,12         65,610         59,733           Exploration and evaluation asset         930         930           Intangible assets         1,026         1,166           Other         794         856           Total assets         \$ 97,156         \$ 107,972           LIABILITIES         \$ 19,820         \$ 18,207           Deferred revenue         1,443         2,940           Current portion of loans and borrowings         7         76,826         74,251           Total current liabilities         98,089         95,398           Loans and borrowings         7         189         218           Reclamation and other closure provisions         975         1,740           Other non-current liabilities         93,638         4,385         4,438           At 1,000         975         1,740         1,740         1,740           Total liabilities         80         321,787         321,787           Accumulated other consurent liabilities         80         321,787         321,787           Contributed surplus         8c         4,275         10,301           Contributed surplus         (300,531)         (286,632)           Accumulated oth	Total current assets			15,129		36,285
Exploration and evaluation asset Intragible assets Other         930 (1,60)	Non-current portion of inventory	4		13,667		9,008
Intangible assets Other         1,026 (794)         1,60 (856)           Other         82,027         71,687           Total assets         \$ 97,156         \$ 107,972           LIABILITIES         6 \$ 19,820 \$ 18,207         \$ 18,207           Accounts payable and accrued liabilities         6 \$ 19,820 \$ 18,207         \$ 18,207           Deferred revenue         1,443 \$ 2,940         2,940           Current portion of loans and borrowings         7 R8,266 \$ 74,251         74,251           Total current liabilities         98,089 \$ 95,398         95,398           Loans and borrowings         7 89,089 \$ 21,898         91,898           Loans and borrowings         7 89,089 \$ 21,899         21,899           Reclamation and other closure provisions         7 89,089 \$ 21,899         21,899           Other non-current liabilities         975 \$ 1,740         3,999           Total liabilities         8b 321,787 \$ 321,787         3,999           Total liabilities         8b 321,787 \$ 321,787         3,180           Common share purchase warrants         8c 4,275 \$ 10,301         1,800           Deficit         30,0531 \$ 2,250         3,802           Contributed surplus         3,793 \$ 1,800         3,802           Deficit         3,00531 \$ 2,250	Mineral properties, plant and equipment	5, 12		65,610		59,733
Intangible assets Other         1,026 (794)         1,60 (856)           Other         82,027         71,687           Total assets         \$ 97,156         \$ 107,972           LIABILITIES         6 \$ 19,820 \$ 18,207         \$ 18,207           Accounts payable and accrued liabilities         6 \$ 19,820 \$ 18,207         \$ 18,207           Deferred revenue         1,443 \$ 2,940         2,940           Current portion of loans and borrowings         7 R8,266 \$ 74,251         74,251           Total current liabilities         98,089 \$ 95,398         95,398           Loans and borrowings         7 89,089 \$ 21,898         91,898           Loans and borrowings         7 89,089 \$ 21,899         21,899           Reclamation and other closure provisions         7 89,089 \$ 21,899         21,899           Other non-current liabilities         975 \$ 1,740         3,999           Total liabilities         8b 321,787 \$ 321,787         3,999           Total liabilities         8b 321,787 \$ 321,787         3,180           Common share purchase warrants         8c 4,275 \$ 10,301         1,800           Deficit         30,0531 \$ 2,250         3,802           Contributed surplus         3,793 \$ 1,800         3,802           Deficit         3,00531 \$ 2,250				930		930
Other         794         856           Total assets         82,027         71,687           LIABILITIES         Current portion of loans and accrued liabilities         6 \$ 19,820         18,207           Deferred revenue         1,443         2,940           Current portion of loans and borrowings         7 76,826         74,251           Total current liabilities         98,098         95,398           Loans and borrowings         7 89         218           Reclamation and other closure provisions         4,385         4,438           Other non-current liabilities         975         1,740           Total liabilities         103,638         101,794           SHAREHOLDERS' EQUITY         8b         321,787         189           Common share purchase warrants         8c         4,275         10,301           Common share purchase warrants         8c         4,275         10,301           Contributed surplus         7,923         1,880           Deficit         (300,531)         (286,632)           Accumulated other comprehensive loss         (37,686)         (37,586)           Total equity attributable to owners of the Company         (4,232)         7,754           Non-controlling interest <td< td=""><td>·</td><td></td><td></td><td>1,026</td><td></td><td>1,160</td></td<>	·			1,026		1,160
Interest         \$ 97,156         \$ 107,972           LIABILITIES         Accounts payable and accrued liabilities         6 \$ 19,820         \$ 18,207           Deferred revenue         1,443         2,940           Current portion of loans and borrowings         7 76,826         74,251           Total current liabilities         98,089         95,398           Loans and borrowings         7 189         218           Reclamation and other closure provisions         4,385         4,438           Other non-current liabilities         975         1,740           Total liabilities         975         6,396           Total liabilities         98,089         90,398           Reclamation and other closure provisions         7 189         218           Other non-current liabilities         975         1,740           Total liabilities         975         1,740           SHAREHOLDERS' EQUITY         8         321,787           Common share purchase warrants         8c         4,275         10,301           Contributed surplus         7,923         1,880           Deficit         (300,531)         (28,632)           Accumutated other comprehensive loss         (37,686)         (37,582)           Total li	· · · · · · · · · · · · · · · · · · ·			•		
LABILITIES           Accounts payable and accrued liabilities         6 \$ 19,820 \$ 18,207           Deferred revenue         1,443 2,940           Current portion of loans and borrowings         7 76,826 74,251           Total current liabilities         98,089 95,398           Loans and borrowings         7 189 218           Reclamation and other closure provisions         4,385 4,438           Other non-current liabilities         975 1,740           Total liabilities         103,638 101,794           SHAREHOLDERS' EQUITY         5,549 6,396           Common share purchase warrants         8c 4,275 10,301           Contributed surplus         7,923 1,880           Deficit         (300,531) (288,632)           Accumulated other comprehensive loss         (37,686) (37,582)           Total lequity attributable to owners of the Company         (4,232) 7,754           Non-controlling interest         (2,250) (1,576)           Total liabilities and shareholders' equity         \$ 97,156 \$ 107,972           Accounting Policies and Going Concern         2           Contingencies and Commitments         13           Approved by the Board of Directors (signed) "Ternence Lyons"         (signed) "Lenard F. Boggio"				82,027		71,687
Accounts payable and accrued liabilities         6 \$ 19,820 \$ 18,207           Deferred revenue         1,443 2,940           Current portion of loans and borrowings         7 76,826 74,251           Total current liabilities         98,089 95,398           Loans and borrowings         7 189 218           Reclamation and other closure provisions         4,385 4,385         4,438           Other non-current liabilities         975 1,740         5,549 6,396           Total liabilities         103,638 101,794         101,794           SHAREHOLDERS' EQUITY         8b 321,787 321,787         321,787           Common share purchase warrants         8c 4,275 10,301         10,301           Contributed surplus         7,923 1,880         1,880           Deficit         (300,531) (288,632)         (288,632)           Accumulated other comprehensive loss         (37,586) (37,586)         (37,582)           Total equity attributable to owners of the Company Non-controlling interest         (6,482) 6,178         1,179           Total liabilities and shareholders' equity         \$ 97,156 \$ 107,972         1,07,972           Accounting Policies and Going Concern         2         1,07,972           Contingencies and Commitments         13         1,07,972           Approved by the Board of Directors (signed) "Ter	Total assets		\$	97,156 \$	5	107,972
Deferred revenue Current portion of loans and borrowings         1,443 76,826         2,940 74,251           Total current liabilities         98,089 95,398         95,398           Loans and borrowings         7         189 218         218           Reclamation and other closure provisions Other non-current liabilities         4,385 975         4,438 1,440           Total liabilities         103,638         101,794           SHAREHOLDERS' EQUITY         8b         321,787 10,301         321,787 10,301           Common share purchase warrants         8c         4,275 10,301         10,301 10,803 10,803 10,803 10,905 10,90	LIABILITIES					
Deferred revenue Current portion of loans and borrowings         1,443 76,826         2,940 74,251           Total current liabilities         98,089 95,398         95,398           Loans and borrowings         7         189 218         218           Reclamation and other closure provisions Other non-current liabilities         4,385 975         4,438 1,740           Total liabilities         103,638         101,794           SHAREHOLDERS' EQUITY         8b         321,787 1,923 1,880 2,921         321,787 1,923 1,880 2,921         321,787 1,923 1,880 2,921         1,923 1,880 2,921         1,923 1,880 2,921         1,923 1,880 2,921         1,923 1,880 2,921         1,923 1,880 2,921         1,923 1,880 2,921         1,923 2,822 2,922 2,922 2,923 2	Accounts payable and accrued liabilities	6	\$	19.820 \$	6	18.207
Current portion of loans and borrowings         7         76,826         74,251           Total current liabilities         98,089         95,398           Loans and borrowings         7         189         218           Reclamation and other closure provisions         4,385         4,438           Other non-current liabilities         975         1,740           Total liabilities         103,638         101,794           SHAREHOLDERS' EQUITY           Capital stock         8b         321,787         321,787           Common share purchase warrants         8c         4,275         10,301           Contributed surplus         7,923         1,880           Deficit         (300,531)         (288,632)           Accumulated other comprehensive loss         (37,686)         (37,582)           Total equity attributable to owners of the Company         (4,232)         7,754           Non-controlling interest         (2,250)         (1,576)           Total liabilities and shareholders' equity         \$ 97,156         \$ 107,972           Accounting Policies and Going Concern         2           Contingencies and Commitments         13           Approved by the Board of Directors (signed) "Terrence Lyons"         (signed) "Lenard F. Boggio"			•	•		
Loans and borrowings         7         189         218           Reclamation and other closure provisions         4,385         4,438           Other non-current liabilities         975         1,740           Total liabilities         103,638         101,794           SHAREHOLDERS' EQUITY           Capital stock         8b         321,787         321,787           Common share purchase warrants         8c         4,275         10,301           Contributed surplus         30,531         (288,632)           Deficit         (300,531)         (288,632)           Accumulated other comprehensive loss         (37,686)         (37,582)           Total equity attributable to owners of the Company         (4,232)         7,754           Non-controlling interest         (2,250)         (1,576)           Total liabilities and shareholders' equity         \$ 97,156         107,972           Accounting Policies and Going Concern         2           Contingencies and Commitments         13           Approved by the Board of Directors         (signed) "Lenard F. Boggio"		7				
Loans and borrowings         7         189         218           Reclamation and other closure provisions         4,385         4,438           Other non-current liabilities         975         1,740           Total liabilities         103,638         101,794           SHAREHOLDERS' EQUITY           Capital stock         8b         321,787         321,787           Common share purchase warrants         8c         4,275         10,301           Contributed surplus         30,531         (288,632)           Deficit         (300,531)         (288,632)           Accumulated other comprehensive loss         (37,686)         (37,582)           Total equity attributable to owners of the Company         (4,232)         7,754           Non-controlling interest         (2,250)         (1,576)           Total liabilities and shareholders' equity         \$ 97,156         107,972           Accounting Policies and Going Concern         2           Contingencies and Commitments         13           Approved by the Board of Directors         (signed) "Lenard F. Boggio"	Total current liabilities			98.089		95.398
Reclamation and other closure provisions         4,385 (4,38) (2,385) (1,740)           Other non-current liabilities         975 (1,740)           Total liabilities         103,638 (10,794)           SHAREHOLDERS' EQUITY         8b (321,787) (321,787)         321,787 (10,301)           Common share purchase warrants         8c (4,275) (10,301)         10,301 (288,632)           Contributed surplus         7,923 (1,880)         1,880 (288,632)           Deficit         (300,531) (288,632)         (288,632)           Accumulated other comprehensive loss         (37,686) (37,582)           Total equity attributable to owners of the Company Non-controlling interest         (4,232) (7,754) (1,576)           Total liabilities and shareholders' equity         97,156 (4,882) (1,576)           Accounting Policies and Going Concern         2           Contingencies and Commitments         13           Approved by the Board of Directors (signed) "Terrence Lyons"         (signed) "Lenard F. Boggio"	Loans and horrowings	7				
Other non-current liabilities         975         1,740           Total liabilities         5,549         6,396           Total liabilities         103,638         101,794           SHAREHOLDERS' EQUITY           Capital stock         8b         321,787         321,787           Common share purchase warrants         8c         4,275         10,301           Contributed surplus         7,923         1,880           Deficit         (300,531)         (288,632)           Accumulated other comprehensive loss         (37,686)         (37,582)           Total equity attributable to owners of the Company Non-controlling interest         (4,232)         7,754           Non-controlling interest         (6,482)         6,178           Total liabilities and shareholders' equity         \$ 97,156         107,972           Accounting Policies and Going Concern         2           Contingencies and Commitments         13           Approved by the Board of Directors (signed) "Terrence Lyons"         (signed) "Lenard F. Boggio"	-	,				
Total liabilities         5,549         6,396           SHAREHOLDERS' EQUITY         Capital stock         8b         321,787         321,787           Common share purchase warrants         8c         4,275         10,301           Contributed surplus         7,923         1,880           Deficit         (300,531)         (288,632)           Accumulated other comprehensive loss         (37,686)         (37,582)           Total equity attributable to owners of the Company         (4,232)         7,754           Non-controlling interest         (6,482)         6,176           Total liabilities and shareholders' equity         \$ 97,156         107,972           Accounting Policies and Going Concern         2           Contingencies and Commitments         13           Approved by the Board of Directors (signed) "Terrence Lyons"         (signed) "Lenard F. Boggio"	·			•		
Total liabilities         103,638         101,794           SHAREHOLDERS' EQUITY           Capital stock         8b         321,787         321,787           Common share purchase warrants         8c         4,275         10,301           Contributed surplus         7,923         1,880           Deficit         (300,531)         (288,632)           Accumulated other comprehensive loss         (37,686)         (37,582)           Total equity attributable to owners of the Company         (4,232)         7,754           Non-controlling interest         (2,250)         (1,576)           Total liabilities and shareholders' equity         \$ 97,156         \$ 107,972           Accounting Policies and Going Concern         2           Contingencies and Commitments         13           Approved by the Board of Directors <ul> <li>(signed) "Terrence Lyons"</li> <li>(signed) "Lenard F. Boggio"</li> <li>(signed) "Lenar</li></ul>	Other Horr-current habilities					
SHAREHOLDERS' EQUITY           Capital stock         8b         321,787         321,787           Common share purchase warrants         8c         4,275         10,301           Contributed surplus         7,923         1,880           Deficit         (300,531)         (288,632)           Accumulated other comprehensive loss         (37,686)         (37,582)           Total equity attributable to owners of the Company         (4,232)         7,754           Non-controlling interest         (2,250)         (1,576)           Total liabilities and shareholders' equity         \$ 97,156         \$ 107,972           Accounting Policies and Going Concern         2           Contingencies and Commitments         13           Approved by the Board of Directors						
Capital stock         8b         321,787         321,787           Common share purchase warrants         8c         4,275         10,301           Contributed surplus         7,923         1,880           Deficit         (300,531)         (288,632)           Accumulated other comprehensive loss         (37,686)         (37,582)           Total equity attributable to owners of the Company         (4,232)         7,754           Non-controlling interest         (2,250)         (1,576)           Total liabilities and shareholders' equity         \$ 97,156         \$ 107,972           Accounting Policies and Going Concern         2         Contingencies and Commitments         13           Approved by the Board of Directors				103,638		101,794
Common share purchase warrants         8c         4,275         10,301           Contributed surplus         7,923         1,880           Deficit         (300,531)         (288,632)           Accumulated other comprehensive loss         (37,686)         (37,582)           Total equity attributable to owners of the Company         (4,232)         7,754           Non-controlling interest         (2,250)         (1,576)           Total liabilities and shareholders' equity         \$ 97,156         \$ 107,972           Accounting Policies and Going Concern         2         Contingencies and Commitments         13           Approved by the Board of Directors		01		004 707		004 707
Contributed surplus         7,923         1,880           Deficit         (300,531)         (288,632)           Accumulated other comprehensive loss         (37,686)         (37,582)           Total equity attributable to owners of the Company Non-controlling interest         (4,232)         7,754           Non-controlling interest         (2,250)         (1,576)           Total liabilities and shareholders' equity         \$ 97,156         \$ 107,972           Accounting Policies and Going Concern         2           Contingencies and Commitments         13           Approved by the Board of Directors (signed) "Terrence Lyons"         (signed) "Lenard F. Boggio"	·					
Deficit (300,531) (288,632) Accumulated other comprehensive loss (37,686) (37,582)  Total equity attributable to owners of the Company (4,232) 7,754 Non-controlling interest (2,250) (1,576)  Total liabilities and shareholders' equity \$97,156 \$ 107,972  Accounting Policies and Going Concern 2 Contingencies and Commitments 13  Approved by the Board of Directors (signed) "Terrence Lyons" (signed) "Lenard F. Boggio"		80				
Accumulated other comprehensive loss (37,686) (37,582)  Total equity attributable to owners of the Company (4,232) 7,754 Non-controlling interest (2,250) (1,576)  Total liabilities and shareholders' equity \$97,156 \$ 107,972  Accounting Policies and Going Concern 2 Contingencies and Commitments 13  Approved by the Board of Directors (signed) "Terrence Lyons" (signed) "Lenard F. Boggio"	·					
Total equity attributable to owners of the Company Non-controlling interest  (4,232) 7,754 (2,250) (1,576)  (6,482) 6,178  Total liabilities and shareholders' equity  \$ 97,156 \$ 107,972  Accounting Policies and Going Concern 2 Contingencies and Commitments 13  Approved by the Board of Directors (signed) "Terrence Lyons" (signed) "Lenard F. Boggio"				•		
Non-controlling interest (2,250) (1,576)  (6,482) 6,178  Total liabilities and shareholders' equity \$ 97,156 \$ 107,972  Accounting Policies and Going Concern 2 Contingencies and Commitments 13  Approved by the Board of Directors (signed) "Terrence Lyons" (signed) "Lenard F. Boggio"	Accumulated other comprehensive loss			(37,686)		(37,582)
Total liabilities and shareholders' equity \$97,156 \$107,972  Accounting Policies and Going Concern 2 Contingencies and Commitments 13  Approved by the Board of Directors (signed) "Terrence Lyons" (signed) "Lenard F. Boggio"	· ·			(4,232)		7,754
Total liabilities and shareholders' equity \$97,156 \$107,972  Accounting Policies and Going Concern 2 Contingencies and Commitments 13  Approved by the Board of Directors (signed) "Terrence Lyons" (signed) "Lenard F. Boggio"	Non-controlling interest			(2,250)		(1,576)
Accounting Policies and Going Concern  Contingencies and Commitments  Approved by the Board of Directors (signed) "Terrence Lyons"  (signed) "Lenard F. Boggio"				(6,482)		6,178
Contingencies and Commitments  Approved by the Board of Directors  (signed) "Terrence Lyons"  (signed) "Lenard F. Boggio"	Total liabilities and shareholders' equity		\$	97,156 \$	5	107,972
Contingencies and Commitments  Approved by the Board of Directors  (signed) "Terrence Lyons"  (signed) "Lenard F. Boggio"	Accounting Policies and Going Concern	2				
Approved by the Board of Directors  (signed) "Terrence Lyons"  (signed) "Lenard F. Boggio"						
(signed) "Terrence Lyons" (signed) "Lenard F. Boggio"	•					
	• • •	(sianed)	"Ler	nard F. Boggio"		
		( 3 )				

For the three and six months ended June 30, 2022 and 2021

Unaudited - Amounts expressed in thousands of United States dollars except per share amounts and number of outstanding shares

		Three Months Ended					hs	Ended	
	Note		Jun. 30, 2022		Jun. 30, 2021	Jun. 30, 2022		Jun. 30, 2021	
Revenue	9	\$	8,154	\$	7,511 \$	19,032	\$	14,511	
Cost of sales	10		(13,111)		(11,841)	(25,420)		(16,700)	
Gross loss			4,957		4,330	6,388		2,189	
Expenses									
General and administrative expenses			1,131		911	2,164		1,867	
Severances expense	2		1,969		_	1,969		_	
General exploration and evaluation expense			56		_	231		_	
Gain on portfolio investments			_		_	_		(107)	
Finance expenses, net			2,762		2,228	5,462		4,440	
Other income, net	11		(5,525)		(191)	(3,641)		(456)	
Net loss for the period		\$	5,350	\$	7,278 \$	12,573	\$	7,933	
Net loss attributable to:									
Owners of the Company		\$	5,066	\$	6,022 \$	11,899	\$	6,284	
Non-controlling interests		Ψ	284	Ψ	1,256	674	Ψ	1,649	
Net loss for the period		\$	5,350	\$	7,278 \$		\$	7,933	
·			·						
Basic and fully diluted net loss per share		\$	0.05	\$	0.14 \$	0.11	\$	0.19	
Weighted average number of shares outstanding di	uring th	ne p	eriod						
Basic and fully diluted			112,452,954		51,363,093	112,452,952		42,811,766	
Net loss for the period		\$	5,350	\$	7,278 \$	12,573	\$	7,933	
Other comprehensive (income) loss		۳	0,000	Ψ	1,210 ψ	12,010	Ψ	1,000	
Items that may be reclassified subsequently to net loss									
Foreign currency translation differences	•		207		(372)	104		(424)	
		_		Φ.			Φ.	(434)	
Total comprehensive loss		\$	5,557	<b>\$</b>	6,906 \$	12,677	\$	7,499	
Comprehensive loss attributable to:									
Owners of the Company		\$	5,273	\$	5,650 \$	•	\$	5,850	
Non-controlling interests			284		1,256	674		1,649	
Total comprehensive loss		\$	5,557	\$	6,906 \$	12,677	\$	7,499	

	Capital Stock	P	Common Share Purchase Warrants	Tro	easury Stock	buted irplus		Deficit	ed Con	umulat Other prehe e Loss	Tota		Non- ontrolling interest	Total Equity
Balance - January 1, 2021	\$ 303,990	\$	6,026	\$	(101)	\$ 1,908	\$ (2	47,368)	\$ (	37,786) \$	26,669	\$	(2,021) \$	24,648
Net loss for the period	_		_		_	_		(6,284)		_	(6,284	.)	(1,649)	(7,933)
Foreign currency translation differences	_		_		_	_		_		434	434		_	434
Change in non-controlling interest	_		_		_	_		(2,158)		_	(2,158	3)	2,158	_
Shares and warrants issued on bought-deal financings, net of issue costs	7,708		604		_	_		_		_	8,312	)	_	8,312
Non-transferrable compensation warrants issued to underwriters	_		80		_	_		_		_	80	)	_	80
Exercise of warrants	508		(32)		_	(67)		_		_	409	)	_	409
Stock-based compensation			_		_	59		_		_	59	)	_	59
Balance - June 30, 2021	\$ 312,206	\$	6,678	\$	(101)	\$ 1,900	\$ (2	55,810)	\$ (	37,352) \$	27,521	\$	(1,512) \$	26,009
Balance - July 1, 2021	\$ 312,206	\$	6,678	\$	(101)	\$ 1,900	\$ (2	255,810) \$	\$ (	37,352) \$	27,521	\$	(1,512) \$	26,009
Net loss for the period	_		_		_	_	(	(31,079)		_	(31,079	))	(1,780)	(32,859)
Foreign currency translation differences	_		_		_	_		_		(230)	(230	))	_	(230)
Change in other reserve	_		_		_	20		_			20	)	_	20
Change in non-controlling interest	_		_		_	_		(1,716)		_	(1,716	5)	1,716	_
Shares and warrants issued on bought-deal financings, net of issue costs	9,581		3,241		_	_		_		_	12,822	)	_	12,822
Non-transferrable compensation warrants issued to underwriters	_		382		_	_		_		_	382	<u>.</u>	_	382
Exercise of warrants	_		_		_	5		_		_	5	,	_	5
Stock-based compensation	_		_		_	29		_		_	29	)	_	29
Shares released on vesting of equity incentive plan					101	(74)		(27)			_	-	_	
Balance - December 31, 2021	\$ 321,787	\$	10,301	\$	_ :	\$ 1,880	\$ (2	88,632)	\$ (	37,582) \$	7,754	\$	(1,576) \$	6,178
Balance - January 1, 2022	\$ 321,787	\$	10,301	\$	_ :	\$ 1,880	\$ (2	88,632)	\$ (	37,582) \$	7,754	\$	(1,576) \$	6,178
Net loss for the period	_		_		_	_	(	(11,899)		_	(11,899	))	(674)	(12,573)
Foreign currency translation differences	_		_		_	_		_		(104)	(104	.)	_	(104)
Expiration of warrants	_		(6,026)		_	6,026		_		_	_	-	_	_
Stock-based compensation	_		_		_	17		_		_	17	,	_	17
Balance - June 30, 2022	\$ 321,787	\$	4,275	\$	_ ;	\$ 7,923	\$ (3	00,531) \$	\$ (	37,686) \$	(4,232	2) \$	(2,250) \$	(6,482)

		Six Months	Ended
	Note	Jun. 30, 2022	Jun. 30, 2021
Operating activities			
Net loss for the period	\$	(12,573) \$	(7,933)
Items not affecting cash and other adjustments			
Depreciation and amortization	10	885	2,586
Finance expense		5,462	4,440
Gain on portfolio investments		_	(107)
Foreign currency translation loss (gain)	11	(3,361)	(533)
Stock-based compensation		17	59
Write-down (reversals) of inventory	10	5,478	2,474
Change in non-current asset and liabilities		(702)	140
		(4,794)	1,126
Changes in non-cash operating working capital	15	1,286	(7,839)
Cash used in operating activities of continuing operations		(3,508)	(6,713)
Cash flows from investing activities			
Additions of mineral properties, plant and equipment		(4,304)	(4,797)
Additions to exploration and evaluation asset		_	(41)
Proceeds of sale of portfolio investments		1,351	160
Cash used in investing activities of continuing operations		(2,953)	(4,678)
Cash flows from financing activities			
Loans and borrowings paid		(219)	(269)
Proceeds on the issuance of common shares, net of issuance cost		_	8,312
Net proceeds from exercise of warrants		_	409
Interest paid		(52)	(716)
Decrease of restricted cash		85	_
Cash (used in) provided by financing activities of continuing operations		(186)	7,736
Decrease in cash and cash equivalents of continuing operations		(6,647)	(3,655)
Impact on foreign exchange on cash balances		(200)	269
Cash and cash equivalents of continuing operations - Beginning of period		13,656	11,961
Cash and cash equivalents from continuing operations - End of period	\$	6,809 \$	8,575

**Supplementary Cash Flow Information** 

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Three Valley Copper Corp.

Notes to Condensed Interim Consolidated Financial Statements

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# 1. Corporate Information

Three Valley Copper Corp. ("TVC" or the "Company", formerly SRHI Inc.) was incorporated under the laws of British Columbia and continued under the Canada Business Corporations Act ("CBCA"). TVC is a publicly-listed company, on the TSX Venture Exchange ("TSXV"), focused on the Minera Tres Valles SpA's ("MTV") copper mining operations in Chile.

The Company's principal operating business is its 95.1% equity interest in MTV. MTV's main asset is the Minera Tres Valles mining project, in the Province of Choapa, Chile which includes fully integrated processing operations and its two main mines, the Don Gabriel open pit mine ("**Papomono**") and the Papomono underground mine ("**Papomono**"). MTV recommenced mining operations in late 2020 after temporarily ceasing mining activities in early 2020 and successfully completing a Judicial Reorganization Agreement ("**JRA**") with its creditors and key stakeholders in August 2020.

On January 10, 2022, TVC commenced trading on the OTCQB Venture Market under the symbol TVCCF.

On January 24, 2022, MTV temporarily suspended operations at Don Gabriel and it does not expect to resume production at Don Gabriel within the next twelve months.

The initial construction of the Papomono block caving mine was completed in mid-January 2022. MTV chose to temporarily halt the start of the block caving operation as MTV's expected cash flows were not sufficient to fully support the ramp-up of Papomono during 2022. Increasing production input costs and the decision to suspend operations at Don Gabriel has significantly impacted MTV's ability to generate the necessary cash flows to fund the planned ramp-up of Papomono. To further preserve liquidity, MTV also suspended its exploration program and certain sustaining and expansion capital expenditures.

On March 7, 2022, MTV with the support of the MTV's senior secured lenders (the "Lenders") and the underground mining contractor, decided to start limited mining operations of the Papomono block caving mine while discussions with the Lenders continue.

MTV did not pay interest due on March 31, 2022 and June 30, 2022 to the Lenders as required pursuant to the terms of the amended loan facility (the "Amended Facility"). While the Lenders have not sent a notice of default to MTV they have expressly reserved their rights. In addition, amounts due to the unsecured creditors of the JRA (the "Unsecured Creditors") on March 31, 2022 were postponed until June 30, 2022 and further postponed until August 31, 2022 with the approval of the Creditors' Committee representing the Unsecured Creditors of the JRA.

On June 13, 2022, MTV commenced reorganization proceedings by filing a Judicial Restructuring Procedure ("JRP") in Chile to seek protection from creditors to give MTV a further opportunity to seek a long-term financing solution to ensure MTV's continuity of operations. After careful consideration of all available alternatives following thorough consultation with its advisors, MTV determined that it was in its best interests to file for an application for creditor protection under the JRP. To date, MTV has not received formal approval of its reorganization application under the JRP.

With the filing of the JRP, MTV's underground contractor for the Papomono mine immediately demobilized and all processing of ore from third party miners halted. MTV continued producing copper cathode from the existing material on the heap leach and Papomono was placed on care and maintenance.

These Financial Statements (as defined below) were approved for issue by the Board of Directors (the "Board") on August 25, 2022.

# 2. Accounting Policies and Going Concern

# **Basis of Preparation and Going Concern**

These unaudited condensed interim consolidated financial statements ("Financial Statements") of the Company have been prepared on a going concern basis in accordance with International Financial Reporting Standards 34 - Interim Financial Reporting, and accordingly, assumes that the Company will be able to continue its operations for the foreseeable future and will be able to realize its assets and discharge its liabilities in the normal course of business as they come due. They do not contain all information and disclosures required for complete financial statements in accordance with the International Financial Reporting Standards ("IFRS"), as issued by the International Accounting Standards Board ("IASB"). Therefore, they should be read in conjunction with the Company's audited consolidated financial statements for the year ended December 31, 2021.

The Company is subject to numerous risk factors that may impact MTV's ability to economically produce copper cathodes, such as, but not limited to, current volatile market conditions and extended and potential startup issues with Papomono and the impact of the fixed portion of

Three Valley Copper Corp.

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the offtake arrangement (the "Offtake") with MTV's principal buyer of copper cathodes. MTV has incurred significant operating losses and negative cash flows from operations in recent years and the Company has (i) a consolidated accumulated deficit of \$300.5 million, and (ii) consolidated negative working capital of \$83.0 million, as at June 30, 2022. MTV will require further financing to meet its financial obligations, sustain its operations and ongoing capital projects in the normal course and expand its inventory of reserves and resources.

MTV will need to raise capital in order to further support MTV's operations including additional sustaining capital requirements to fully support the ramp-up of Papomono. MTV currently operates in a high-cost environment and additional sources of capital will be required to execute MTV's planned operations. Such financings will depend on a number of unpredictable factors, which are often beyond the control of the Company and MTV. MTV's ability to meet its long-term business strategy depends on its ability to obtain additional financing in the immediate term and to generate operational cash flow from its commercial revenues. In 2021, the Company was successful in obtaining external financing for net proceeds of \$21.6 million. In addition, the Company executed an undertaking agreement (the "**Undertaking**") with the Lenders to have MTV defer certain principal loan repayments due in 2022 and to execute a definitive binding agreement to revise the loan repayments required under the Amended Facility. The Company and/or MTV did not fulfill all the requirements of the Undertaking, and as a result, the Lenders are no longer bound by the terms of the Undertaking. A key milestone for MTV's future success is the restart and ramp-up of production from the Papomono mine, the initial construction of which was completed in January 2022. Management estimates that additional sustaining capital requirements and working capital will be required in 2022 prior to a restart of mining operations. The Papomono mine ramp-up and its future production of copper ore depends on several factors some of which may be out of the Company's and/or MTV's control.

Management is of the opinion that additional working capital will be required from external sources to meet MTV's liabilities and commitments as they become due and to execute its business strategy, including the restart and ramp-up of Papomono. There is no assurance that additional financing will be available on a timely basis or on terms acceptable to the Company. MTV has suspended mining operations at Don Gabriel and the ramp-up of Papomono, and is in negotiations with the Lenders to amend the terms of the Amended Facility. There is no assurance that the negotiations will be successful. MTV did not pay interest due on March 31, 2022 and June 30, 2022 to the Lenders and consequently effective March 31, 2022, MTV is in default with the terms of the Amended Facility and the Lenders may exercise their security rights and/or remedies pursuant to the terms of the Amended Facility. As a result of MTV's current financial situation and the interruption in its operations, certain defaults of the Amended Facility have occurred and are continuing, consequently the total outstanding amounts due under the Amended Facility are classified as current liabilities. In addition, the amounts due to the Unsecured Creditors under the terms of the JRA are classified as current liabilities. On June 13, 2022, MTV determined that it was in its best interests to file for an application for creditor protection under the JRP. To date MTV has not received formal approval of its reorganization application under the JRP. All mining operations ceased and mining related employees were terminated and mining contractors demobilized from site. Currently, MTV is processing ore that was on its leach pads prior to suspension of mining activities. It is expected that the current inventory ores will be exhausted in September 2022 and long-term inventory will not be processed until further capital investment is obtained by MTV to facilitate the processing of its long-term inventory.

These circumstances result in material uncertainties that cast significant doubt upon MTV's ability to continue as a going concern, and the ultimate appropriateness of the use of accounting principles applicable to a going concern. These Financial Statements do not reflect the adjustments to the carrying values of assets and liabilities, the reported revenues and expenses, and the balance sheet classifications used, that would be necessary if MTV were unable to achieve profitable operations or to obtain adequate financing or successfully renegotiate the terms of the Amended Facility. These adjustments would likely be material.

The Company's presentation currency is the United States ("**USD**") dollar. Reference herein of \$ or USD is to USD dollars, CAD is to Canadian dollars and CLP refers to the Chilean peso.

These Financial Statements have been prepared on a historical cost basis except for financial assets valued at fair value through profit or loss ("FVTPL") which is measured at fair value.

Balance sheet items are classified as current if receipt or payment is due within twelve months. Otherwise, they are presented as non-current.

Due to rounding, numbers presented may not add up precisely to totals provided.

#### 3. Significant Judgments, Estimates and Assumptions

The preparation of these Financial Statements in accordance with IFRS requires the use of certain critical accounting estimates. These estimates are based on management's best knowledge of the relevant facts and circumstances taking into account previous experience, but actual results may differ materially from the amounts included in the Financial Statements.

For the three and six months ended June 30, 2022 and 2021

Unaudited - Tabular amounts expressed in thousands of United States dollars except as noted

In preparing these Financial Statements, the significant judgments made by management in applying the Company's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the Company's audited consolidated financial statements for the year ended December 31, 2021.

#### 4. Inventories

		As at				
	Jun. 30, 202	2	Dec. 31, 2021			
Supplies and consumables	\$ 1,	059	\$ 1,156			
Work in progress	1,	734	11,950			
Copper cathodes	2,	168	3,633			
	4,	961	16,739			
Non-current portion of inventory	13,	667	9,008			
	\$ 18,	628	\$ 25,747			

Inventories are valued at the lower of cost and net realizable value at each reporting period. For the three and six months ended June 30, 2022, the Company recorded net write-downs of work-in-progress inventory of \$4.8 million and \$5.5 million, respectively; primarily due to increased operating unit costs during the period. The increase in operating costs was the result of the suspension of Don Gabriel in January and minimal production from the ramp-up of the Papamono block caving operations, which started on March 7, 2022 and ceased on June 13, 2022 when Papamono was placed in care and maintenance following MTV's decision to commence reorganization proceedings.

For the three and six months ended June 30, 2021, the Company recorded net write-downs of inventory of \$4.2 million and \$2.5 million, respectively. The write-down of inventories has been presented in a separate component of cost of sales (see Note 10).

## 5. Mineral Properties, Plant and Equipment

Cost	Mineral properties	Land	n	Building and nining facilities	Machinery and equipment	Total
As at January 1, 2021	\$ 36,013 \$	665	\$	44,015	\$ 16,630	\$ 97,323
Additions, net of disposals	13,297	_		183	776	14,256
Foreign exchange impact	(553)	_		_		(553)
As at December 31, 2021	48,757	665		44,198	17,406	111,026
Additions, net of disposals	6,758	_		_	30	6,788
Foreign exchange impact	(151)	_		_		(151)
As at June 30, 2022	\$ 55,364 \$	665	\$	44,198	\$ 17,436	\$ 117,663
Accumulated depreciation	Mineral properties	Land	n	Building and nining facilities	Machinery and equipment	Total
As at January 1, 2021	\$ (14,977) \$	_	\$	(17,471)	\$ (4,829)	\$ (37,277)
Depreciation expense	(1,714)	_		(1,714)	(1,211)	(4,639)
Impairment	(3,611)			(4,603)	(1,163)	(9,377)
As at December 31, 2021	(20,302)	_		(23,788)	(7,203)	(51,293)
Depreciation expense	(163)	_		(317)	(280)	(760)
As at June 30, 2022	\$ (20,465) \$	_	\$	(24,105)	\$ (7,483)	\$ (52,053)

Unaudited - Tabular amounts expressed in thousands of United States dollars except as noted

#### Net book value

As at December 31, 2021	\$ 28,455 \$	665 \$	20,410 \$	10,203 \$	59,733
As at June 30, 2022	\$ 34,899 \$	665 \$	20,093 \$	9,953 \$	65,610

## 6. Accounts Payable and Accrued Liabilities

		As at				
	Jun. 30,	2022	De	c. 31, 2021		
Trade accounts payable	\$	5,599	\$	12,975		
Accrued liabilities		3,635		4,629		
Other provisions		586		603		
	\$	9,820	\$	18,207		

# 7. Loans and Borrowings

	As at				
	Jun. 30, 2022		Dec. 31, 2021		
Secured prepayment facility (the "Amended Facility")	\$ 56,38	0 \$	53,067		
Secured term loan	7	3	292		
Unsecured Debt <sup>1</sup>	20,31	2	20,750		
Leases	25	0	360		
Total	77,01	5	74,469		
Less: current portion	76,82	6	74,251		
	\$ 18	9 \$	218		

<sup>&</sup>lt;sup>1</sup> Included in Unsecured Debt is subordinated debt of \$0.9 million (December 31, 2021 - \$0.8 million) due to certain executives of MTV and subordinated debt of \$5.6 million (December 31, 2021 - \$5.7 million) due to Porto San Giorgio SpA, the minority shareholder of MTV. All principal and interest associated with these amounts are subordinated to the JRA and Amended Facility.

On August 24, 2020, creditors of MTV approved the JRA with support from 100% of the Lenders and 93% of the Unsecured Creditors. As a result of the JRA, a significant portion of accounts payable and accrued liabilities at that date were converted to long-term debt (the "Unsecured Debt") and the terms of the secured prepayment facility (the "Facility") were amended resulting in the Amended Facility.

On November 22, 2021, the Company and its subsidiaries executed an undertaking (the "Undertaking") with the Lenders to execute a binding agreement to amend the loan repayment terms of the Amended Facility on or prior to September 30, 2022. Under the terms of the Undertaking the Lenders agreed not to accelerate or enforce their rights or remedies under the Amended Facility should MTV fail to (i) make scheduled loan repayments on March 31, 2022, June 30, 2022 and September 30, 2022 and/or (ii) replenish the operating reserve account to reestablish the minimum reserve as required under the Amended Facility (each, a "Specific Event of Default"). As per the terms of the Undertaking, the forbearance period was from November 22, 2021 to October 1, 2022. The Undertaking also provided that the net proceeds of the bought-deal offering closed on November 25, 2021 (the "Bought-Deal Financing") would not be used to repay any of the loans outstanding under the Amended Facility during the forbearance period. The Lenders cease to be bound by the Undertaking should the Company not invest the net proceeds received from CAD\$16.0 million of the Bought-Deal Financing into MTV between the closing of the financing on November 25, 2021 and April 30, 2022, if an event of default occurs under the Amended Facility other than a Specified Event of Default, or if the Company and the Lenders fail to enter into a definitive agreement by September 30, 2022, pursuant to which the loan repayment schedule in the Amended Facility is revised.

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MTV did not pay interest due to the Lenders on March 31, 2022 and June 30, 2022; and consequently effective March 31, 2022, MTV is in default with the terms of the Amended Facility. In addition, TVC did not remit the approximate \$2.5 million remaining net proceeds of the Bought-Deal Financing to MTV by April 30, 2022 and the Lenders may exercise their security rights and/or remedies pursuant to the terms of the Amended Facility. As a result of MTV's current financial situation and the interruption in its operations, certain defaults of the Amended Facility have occurred and are continuing, consequently the total outstanding amounts due under the Amended Facility are classified as current liabilities. In addition, the amounts due to the Unsecured Creditors under the terms of the JRA are classified as current liabilities.

## 8. Equity

#### a) Authorized

Unlimited common shares with no par value.

The holders of the common shares are entitled to one vote per share and are entitled to dividends, when and if declared by the Board, and to the distribution of the residual assets of the Company in the event of the liquidation, dissolution or winding-up of the Company.

## b) Issued and outstanding

	Common shares (#)	Amount
Balance - December 31, 2021	112,452,942	321,787
Exercise of warrants	12	
Balance - June 30, 2022	112,452,954 \$	321,787

## c) Common Share purchase warrants

Common share purchase warrants outstanding were as follows:

	Warrants(#)	Amount
Balance - December 31, 2021	283,446,320 \$	10,301
Expiry of warrants	(201,117,320)	(6,026)
Exercise of warrants	(240)	
Balance - June 30, 2022	82,328,760 \$	4,275

On February 9, 2022, the Company's publicly traded common share purchase warrants (TVC.WT) expired and were delisted from the TSXV.

#### d) Stock options

The number of stock options outstanding as at June 30, 2022 was 2.5 million (December 31, 2021: 2.5 million) at a weighted average exercise price of CAD\$0.32 (December 31, 2021: CAD\$0.32). The number of stock options vested as at June 30, 2022 was 2.4 million (December 31, 2021: 2.4 million).

	Weighted average exercise price
Stock options (#)	(per unit), CAD
Balance - December 31, 2021 and June 30, 2022 2,500,000	\$ 0.32

# f) DSUs and RSUs

	DSUs (#)	RSUs (#)
Outstanding, December 31, 2021	410,963	155,312
Granted	508,130	325,203
Outstanding, June 30, 2022	919,093	480,515

#### 9. Revenues

		Three months ended			Six months ended		
	Jun.	30, 2022	Jun. 30, 2021	Jun. 30, 2022	Jun. 30, 2021		
Copper cathodes	\$	8,154	7,511	19,032	\$ 14,453		
Tolling		_	_	_	58		
	\$	8,154	7,511	19,032	\$ 14,511		

Revenue from copper cathodes for the three months ended June 30, 2022 include \$0.4 million of negative pricing adjustments due to timing differences for settlement of sales. (three months ended June 30, 2021: \$18 thousand positive)

Revenue from copper cathodes for the six months ended June 30, 2022 include \$0.2 million of negative pricing adjustments due to timing differences for settlement of sales. (six months ended June 30, 2021: \$46 thousand positive)

During 2020, MTV and the offtake provider (one of MTV's Lenders) agreed to and executed an increase to the fixed price portion originally agreed to in the Offtake from 25% to 40% of forecasted copper production at a fixed price of \$2.89 per pound from August 2020 to July 2022.

Effective August 1, 2021, MTV executed an amendment to the Offtake specific to the fixed price sales component with its principal buyer of copper cathode. Under the terms of the amendment, the remaining monthly deliveries of copper cathode due under the fixed price portion of the Offtake were deferred until May 1, 2022 and all sales of copper cathode commencing August 1, 2021 until April 30, 2022 were sold at the prevailing spot price for copper cathode, less a nominal amount. The remaining 12 months of contracted delivery amounts of the fixed price portion of the contract were expected to resume on May 1, 2022 at the previous agreed fixed price of \$2.89 per pound. Currently, the fixed price portion of the Offtake has not restarted effective May 1, 2022 and the Company is in negotiations with the Lenders to modify the terms of the fixed price portion of the Offtake. During the six months ended June 30, 2022, 100% of copper cathodes produced by MTV was sold at the prevailing spot price for copper cathode, less a nominal amount.

Unaudited - Tabular amounts expressed in thousands of United States dollars except as noted

## 10. Cost of Sales

	Three months ended			Six months ended			
	Jun	. 30, 2022	Jun. 30, 2021	Jun. 30, 2022	Jun. 30, 2021		
Direct mining and plant costs	\$	3,935	6,785	9,710	\$ 12,775		
Write-down (reversal) of inventory		4,777	4,212	5,478	2,474		
Salaries		1,224	1,611	2,628	3,002		
Depreciation and amortization		350	1,351	885	2,586		
Purchase of ore from third parties		1,680	2,853	5,027	4,621		
Other		79	211	148	259		
Change in inventory		1,066	(5,182)	1,544	(9,017)		
	\$	13,111	11,841	25,420	\$ 16,700		

# 11. Other income (loss), net

		Three months ended			Six months ended			
	Jun	. 30, 2022		Jun. 30, 2021		Jun. 30, 2022		Jun. 30, 2021
Interest and other income (loss)	\$	170	\$	65	\$	280	\$	(77)
Foreign currency translation gain		5,355		126		3,361		533
	\$	5,525	\$	191	\$	3,641	\$	456

## 12. Impairment of MTV CGU

In the fourth quarter of 2021, the Company began its budgeting process that was completed in 2022. Management observed changes to MTV's future cash flows reflecting adjustments to key mine planning, cost and working capital assumptions, near-term capital requirements and its future outlook on copper prices. In addition, the mining operations at Don Gabriel were suspended in January 2022 due to continuing underperformance of the mine. Together, these impairment indicators to the MTV CGU mine plan resulted in a review event to determine the recoverability of the carrying value of the MTV CGU.

Management engaged an independent third-party to assist management in preparing a valuation for impairment analyses that concluded that the recoverable amount of the MTV CGU was lower than its carrying value as at December 31, 2021. The valuation was prepared using the fair value less cost of disposal approach (Level 3 of the fair value hierarchy). From these analyses, management concluded that an impairment charge of \$9.4 million was warranted and was recorded as a reduction in the carrying value of MTV's mineral properties, plant and equipment assets on a proportional basis.

During the second quarter of 2022 with the suspension of all mining activities at MTV and MTV's application under the JRP there were indicators of further impairment of the MTV CGU. The Company updated its analysis from December 31, 2021 and concluded that the recoverable amount of the MTV CGU was not lower than its carrying value as at June 30, 2022 and that no impairment occurred.

For the three and six months ended June 30, 2022 and 2021

Unaudited - Tabular amounts expressed in thousands of United States dollars except as noted

## 13. Contingencies and Commitments

In the normal course of business, the Company is aware of certain claims and potential claims. The outcome of these claims and potential claims is not determinable at this time, although the Company does not believe these claims and potential claims will have a material adverse effect on the Company's results of operations or financial position.

Contractual obligations of the Company as at June 30, 2022 are as follows:

	1 year	1 - 3 years	More than 3 years	Total
Accounts payable and accrued liabilities <sup>1</sup>	\$ 19,631 \$	_ \$	<b>-</b> \$	19,631
Amended Facility	57,696	_	_	57,696
Unsecured Debt under the JRA	22,357	_	_	22,357
Leases	95	88	243	426
Term Loan	73	_	_	73
Other liabilities	1,579	578	791	2,948
Reclamation and other closure provisions	_	_	4,798	4,798
As at June 30, 2022	\$ 101,431 \$	666 \$	5,832 \$	107,929

<sup>&</sup>lt;sup>1</sup> Included in Accounts payable and accrued liabilities are commitments to purchase mining operating supplies of \$0.1 million.

Subsequent to TVC's equity contribution to MTV on June 3, 2021, the minority shareholder of MTV (the "Minority Shareholder"), who did not participate in the contribution of funding to MTV, commenced an arbitration proceeding against the Company and its subsidiaries claiming the funding to MTV was not completed in accordance with the terms of the MTV shareholders' agreement (the "SHA"). The Minority Shareholder has filed a request for arbitration under the SHA pursuant to the rules of the International Court of Arbitration of the International Chamber of Commerce (the "ICC") alleging that the equity contribution of TVC did not comply with the SHA and claiming damages of \$16 million that was later amended to \$11.8 million. The Company and its legal counsel believe the claims of the Minority Shareholder are without merit and the Company has acted appropriately and in accordance with the SHA, and Chilean law in all respects. As the Company is confident in its legal position it has not provided for a possible settlement provision in these Financial Statements. Currently, it is expected that the ICC arbitration will be completed in late 2022 and the Company will continue to monitor the arbitration proceedings.

## 14. Operating Segments

The Company has two reportable segments. MTV is the Company's principal operating business. Corporate includes the Canadian publicly traded corporation which holds legacy portfolio investments, which are in the process of being dissolved, and its indirect ownership of MTV.

Significant information relating to reportable operating segments is summarized below:

As at June 30, 2022	MTV	Corporate	Total
Total assets	\$ 90,915	\$ 6,241	\$ 97,156
Total liabilities	\$ 103,351	\$ 287	\$ 103,638
As at December 31, 2021	MTV	Corporate	Total
Total assets	\$ 99,798	\$ 8,174	\$ 107,972
Total liabilities	\$ 100,954	\$ 840	\$ 101,794

Unaudited - Tabular amounts expressed in thousands of United States dollars except as noted

Six Months Ended June 30, 2022		MTV	Corporate	Total
Revenue	\$	19,032 \$	<b>— \$</b>	19,032
Cost of sales		(25,420)		(25,420
Gross loss		6,388	_	6,388
Expenses				
General and administrative expenses		1,099	1,065	2,164
Severances expense		1,969	_	1,969
General exploration and evaluation expense		231	_	231
Finance expenses, net		5,462	_	5,462
Other income, net		(3,627)	(14)	(3,641)
Net loss for the period	\$	11,522 \$	1,051 \$	12,573
Six Months Ended June 30, 2021		MTV	Corporate	Total
Revenue	\$	14,511 \$	<b>— \$</b>	14,511
Cost of sales	· ·	(16,700)		(16,700)
Gross loss		2,189	_	2,189
Expenses				
General and administrative expenses		1,145	722	1,867
Gain on portfolio investments		_	(107)	(107)
Finance expenses, net		4,440	_	4,440
Other (income) expense, net		(472)	16	(456)
Net loss for the period	\$	7,302 \$	631 \$	7,933
Three Months Ended June 30, 2022		MTV	Corporate	Total
Revenue	\$	8,154	\$	8,154
Cost of sales	*	(13,111)	•	(13,111)
Gross loss		4,957	_	4,957
Expenses				
General and administrative expenses		552	579	1,131
Severances expense		1,969	_	1,969
General exploration and evaluation expense		56	_	56
Finance expenses, net		2,762	_	2,762
Other income, net		(5,520)	(5)	(5,525)
Net loss for the period	\$	4,776 \$	574 \$	5,350

Unaudited - Tabular amounts expressed in thousands of United States dollars except as noted

Three Months Ended June 30, 2021	MTV	Corporate	Total	
Revenue	\$ 7,511 \$	<b>- \$</b>	7,511	
Cost of sales	(11,841)		(11,841)	
Gross loss	4,330	_	4,330	
Expenses				
General and administrative expenses	598	313	911	
Finance expenses, net	2,228	_	2,228	
Other (income) expense, net	(211)	20	(191)	
Net loss for the period	\$ 6,945 \$	333 \$	7,278	

For the six months ended June 30, 2022, 100% of the revenues (\$19.0 million) was from one customer. For the six months ended June 30, 2021, 99% of the revenues (\$14.4 million) was from one customer.

# 15. Supplementary Cash Flow Information

# **Net Change in Non-Cash Operating Working Capital**

	Six months ended			
	Jun	. 30, 2022	Jun. 30, 2021	
Net (increase) decrease in:				
Trade and other receivables	\$	862	\$ (100)	
Inventories		1,603	(9,357)	
Other current assets		188	1,326	
Net increase (decrease) in:				
Accounts payable and accrued liabilities		130	1,877	
Deferred revenue		(1,497)	(1,585)	
Net change in non-cash operating working capital	\$	1,286	\$ (7,839)	

# 16. Related Party Transactions

The Company entered into the following transactions with related parties during the three and six months ended June 30, 2022 and 2021. Transactions with related parties are recorded at the price agreed between the parties. Transactions in the normal course of business are measured at the monetary amount, which is the amount of consideration established, agreed to and paid by the related parties based on standard commercial terms.

Three Valley Copper Corp. Notes to Condensed Interim Consolidated Financial Statements For the three and six months ended June 30, 2022 and 2021

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## a) Key Management Compensation

Compensation for services paid or payable to executive officers and independent directors of the Company is shown below:

	 Three months ended			Six months ended			
	Jun. 30, 2022		Jun. 30, 2021	Jυ	ın. 30, 2022		Jun. 30, 2021
Compensation paid by and on behalf of TVC for executive management services provided to the Company (including stock-based compensation) <sup>(1)</sup>	\$ 122	\$	77	\$	233	\$	159
Directors fees and stock-based compensation <sup>(2)</sup>	76		71		124		147
	\$ 198	\$	148	\$	357	\$	306

<sup>(1)</sup> During the three and six months ended June 30, 2022, the Company issued 325,203 RSUs and \$16 thousand was recognized as compensation paid for executive management services (three and six months ended June 30, 2021: nil). The RSUs vest on January 1, 2024.

# b) Mine Contracting Services

As at June 30, 2022, a balance of \$7.4 million payable to Porto San Giorgio SpA remained outstanding as Unsecured Debt as a result of the JRA (December 31, 2021: \$7.7 million) (see Note 7). Porto San Giorgio SpA is the minority shareholder of MTV. No transactions occurred during the three and six months ended June 30, 2022.

## c) MTV Management Loan

In 2018 and 2019, certain executives of MTV entered into loan agreements with MTV. All principal and interest is subordinated to the JRA and the Amended Facility.

As of June 30, 2022, \$0.9 million of principal and interest was outstanding. (December 31, 2021: \$0.8 million).

#### 17. Fair Value Estimation

All of the Company's portfolio investments are carried at fair value. TVC includes portfolio investments in private companies in Level 3 of the fair value hierarchy because they trade infrequently and have limited observable inputs.

The Company has provided fair market disclosure for its portfolio of investments by industry groups. The mining industry group consists of one mining company (2021 - one company) that is in care and maintenance and undergoing dissolution. The agricultural group consists of one company undergoing dissolution.

The following table presents the classification within the levels of the fair value hierarchy.

As at June 30, 2022	Level 1	Level 2	Level 3	Total
Investment - mining	\$ <b>-</b> \$	<b>-</b> \$	613 \$	613
Investment - agriculture	_	_	127	127
Deferred revenue	_	1,443	<b>- \$</b>	1,443
	\$ <b>-</b> \$	1,443 \$	740 \$	2,183

<sup>&</sup>lt;sup>(2)</sup> During the three and six months ended June 30, 2022, the Company issued 508,130 DSUs and \$25 thousand was recognized as stock-based compensation (three and six months ended June 30, 2021: nil). All DSUs have vested.

For the three and six months ended June 30, 2022 and 2021

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As at December 31, 2021	Level 1	Level 2	Level 3	Total
Investment - mining	\$ <b>-</b> \$	<b>-</b> \$	1,972 \$	1,972
Investment - agriculture	_	_	129	129
Deferred revenue	_	2,940	_	2,940
	\$ <b>-</b> \$	2,940 \$	2,101 \$	5,041

The Company's policy is to recognize transfers to and from fair value hierarchy levels as of the date of the event or change in circumstances that caused the transfer. There have been no transfers between levels during the six months ended June 30, 2022 and the year ended December 31, 2021.

The following presents the movement in Level 3 instruments for the six months ended June 30, 2022 and the year ended December 31, 2021:

	Jun.	30, 2022	Dec. 31, 2021
Opening balance	\$	2,101 \$	2,093
Cash distribution from portfolio investment		(1,351)	_
Foreign currency translation differences		(10)	8
Ending balance	\$	740 \$	2,101

The Company's Level 3 portfolio investment at June 30, 2022 consists of an investment in the mining sector and an investment in the agricultural sector.

# 18. Financial Risk Management

The Company's activities expose it to certain financial risks during or at the end of the reporting period as described below.

## **Market Risk**

Market risk is the risk of loss that may arise from changes in market factors such as interest rates, foreign exchange rates and commodity prices. The purpose of market risk management is to manage and control exposures to market risks, within acceptable parameters, while optimizing return. The sensitivities to market risks included below are based on a change in one factor while holding all other factors constant. In practice, this is unlikely to occur, and changes in some of the factors may be correlated - for example, changes in interest rates and changes in foreign currency rates.

#### Interest Rate Risk

The Company's interest rate risk arises primarily from the interest received on cash and cash equivalents and any interest paid on floating rate borrowings.

Cash and cash equivalents are invested on a short-term basis to ensure minimal interest rate risk and to adequately provide liquidity for payment of operational and capital expenditures. To date, no interest-rate management products, such as swaps, are used in relation to cash and cash equivalents or the Amended Facility.

The Company has additional exposure to interest rate risk on the Amended Facility, which is subject to a floating interest rate. Floating interest rates are based on USD LIBOR plus a fixed margin. The Company does not enter into derivative contracts to manage this risk.

## Foreign Currency Risk

The individual financial statements of each group entity are presented in the currency of the primary economic environment in which the entity operates (its functional currency). The functional currency for results and financial position of Canadian entities is CAD while for Chilean entities is USD. The presentation currency for the Financial Statements is USD.

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The Company incurs expenditures in CAD other than through its subsidiary, MTV, whose expenditures are in USD and CLP. The Company's exposure to foreign currency risk at June 30, 2022 arises primarily from those transactions carried out at MTV in CLP rather than USD and that have a direct effect on the operating results, such as wages. Cash held in foreign currencies is also subject to foreign currency risk.

## Commodity Price Risk

Commodity price risk is the risk that the fair values or cash flows associated with the Company's revenues and portfolio investments will vary due to changes in the prices of a particular commodity, e.g. copper. The Company does not engage in programs to mitigate its copper commodity exposure.

The Company is exposed to commodity price risk in respect of its revenues as all of its revenues are generated from the sale of copper cathodes. The price of this commodity is volatile and subject to fluctuations that may have a significant effect on the ability of the Company to meet its obligations, capital spending targets or commitments, and expected operational results which in turn impacts the cash flows of the Company.

Under the Offtake with Anglo American Marketing Limited, MTV has contracted to sell a fixed amount of copper cathode representing 40% of its expected copper cathode production at \$2.89 per pound from August 2020 to July 2022. The volume of monthly copper cathode contracted to sell at \$2.89 per pound was set in July 2020 based on expected production from August 2020 to July 2022. In the event that monthly copper cathode production is in excess of the expected volume, less than 40% of copper produced in that month will be sold at \$2.89 per pound. In the event that monthly copper cathode production is below the expected volume, greater than 40% of copper produced in that month will be sold at \$2.89 per pound.

Effective August 1, 2021, MTV executed an amendment to the Offtake specific to the fixed price sales component with its principal buyer of copper cathode. Under the terms of the amendment, the remaining monthly deliveries of copper cathode due under the fixed price portion of the Offtake were deferred until May 1, 2022 and all sales of copper cathode commencing August 1, 2021 until April 30, 2022 were sold at the prevailing spot price for copper cathode, less a nominal amount. The remaining 12 months of contracted delivery amounts of the fixed price portion of the contract were expected to resume on May 1, 2022 at the previous agreed fixed price of \$2.89 per pound. Currently, the fixed price portion of the Offtake has not restarted effective May 1, 2022 and the Company is in negotiations with the Lenders to modify the terms of the fixed price portion of the Offtake. During the six months ended June 30, 2022, 100% of copper cathodes produced by MTV was sold at the prevailing spot price for copper cathode, less a nominal amount.

#### **Credit Risk**

Credit risk is the risk that a third party will fail to meet its contractual obligations, which could result in the Company incurring a loss and arises primarily from the Company's receivables from customers and its cash and cash equivalents deposited with financial institutions.

The Company invests cash and cash equivalents with financial institutions that are financially sound based on their credit rating with the majority of the Company's cash held through large Canadian and US financial institutions with credit ratings of AA or higher. The Company's exposure to credit risk associated with accounts receivable is influenced mainly by the individual characteristics of each customer. The Company had one customer that represented 100% of revenue for the six months ended June 30, 2022 and which is considered low risk as it is a large public company with operations throughout the world. The Company has not incurred any credit losses during the three and six months ended June 30, 2022 nor does it have an allowance for expected credit losses.

The carrying value of financial assets recorded in the Financial Statements, net of any allowances for losses, represents the Company's maximum exposure to credit risk.

# Liquidity Risk

Liquidity risk is the risk associated with the difficulties that the Company may have meeting the obligations associated with financial liabilities that are settled with cash payments or with another financial asset. The Company manages liquidity risk by utilizing budgets and cash flow forecasts to assist the Company with maintaining sufficient cash to meet operating and capital obligations.

The Company monitors the expected settlement of financial assets and liabilities on an ongoing basis. A maturity analysis was performed for all financial liabilities (see Note 13).

The Company currently has investments in securities of private companies. In some cases, the Company may be restricted by contract or by applicable securities laws or for other reasons from selling such securities for a period of time. The inability to sell such securities may impair the Company's ability to exit these portfolio investments when the Company considers it appropriate.

MTV will need to raise additional capital in order to further its operations including development of its mineral properties, meet its financial obligations and ongoing capital projects. Working capital stresses exist at MTV and additional sources of capital will be required to execute

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MTV's planned operations. Additional financings will depend on a number of unpredictable factors, which are often beyond the control of the Company and MTV. Raising capital may be adversely impacted by, amongst other factors: (i) a lack of normally available financing, (ii) volatile market conditions, (iii) extended and unforeseen issues resulting from the current COVID-19 pandemic, (iv) uncertain water supply in Chile (v) geopolitical issues in Chile and (vi) engineering, production, geological and environmental risks. To address MTV's financing requirements, the Company may seek financing through joint venture agreements, debt and equity financings, asset sales, rights offerings to existing shareholders or restructuring MTV's debt and payment terms with critical suppliers. The outcome of these matters cannot be predicted at this time and there can be no assurance that capital will be available to the Company or MTV in the amount required at any particular time or for any particular period, or, if available, that such financing can be obtained on satisfactory terms. The Company and MTV are exposed to liquidity risk.

# 19. Capital Management

The Company defines capital as shareholders' equity (excluding accumulated other comprehensive income) and long-term debt. The Company's corporate office is responsible for capital management. The objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and to maintain a flexible capital structure that optimizes the costs of capital at an acceptable risk.

The primary capital management objective of the Company is to ensure adequate working capital is available to adequately fund the Board-approved business plans which include those of MTV such as the costs of mining operations, capital commitments and corporate overhead costs.

Management reviews its capital management approach on an ongoing basis and believes that this approach, given the relative size of the Company, is reasonable. Capital management is undertaken to ensure a secure, cost-effective supply of funds to ensure the Company's operating, administrative and capital expenditure requirements are met. To maintain or adjust its capital structure, the Company may attempt to issue new shares, repurchase for cancellation outstanding shares, acquire or dispose of assets, incur short-term or long-term debt or adjust the amount of cash and cash equivalents and portfolio investments.

Capital management strategies include continuously monitoring forecasted and actual cash flow from operating, financing and investing activities and opportunities to issue additional equity. In light of the volatile nature of commodity prices, including copper prices, mining operations risk, along with the effect of COVID-19, the preparation of financial forecasts and estimates are increasingly uncertain. Any of these events present risks that could affect the Company's ability to fund ongoing operations. The Company will also consider additional short-term financing or issuing equity in order to meet its future liabilities. If required, MTV may be forced to further curtail its operations and/or the Company to sell or liquidate MTV.

# **Corporate Information**

#### **Head Office**

Three Valley Copper Corp. c/o Peterson McVicar LLP 18 King St. East, Suite 902 Toronto, Ontario M5C 1C4 Canada Business: 647.749.5859

**Directors & Officers** 

Terrence A. Lyons, Chairman Lenard Boggio, Director Joan Dunne, Director Joe Phillips, Director Michael Staresinic, Director, President and Chief Executive Officer Ian MacNeily, Chief Financial Officer

# **Transfer Agent & Registrar**

TSX Trust Company 200 University Avenue, Suite 300 Toronto, ON M5H 4H1 Telephone: 416.361.0930 Toll Free: 1.866.393.4891

E-Mail: TMXEInvestorServices@tmx.com

www.tsxtrust.com

#### **Investor Relations**

Shareholder requests may be directed to Investor Relations via e-mail at info@threevalleycopper.com or via telephone at 647.749.5859

#### **Stock Information**

Three Valley Copper Corp. common shares are traded on the TSX Venture Exchange under the symbol "TVC" and on the OTCQB Venture Market under the symbol "TVCCF".



c/o Peterson McVicar LLP 18 King St. East, Suite 902 Toronto, Ontario M5C 1C4 Canada

Business: 647.749.5859

e-mail: info@threevalleycopper.com