

U.S. SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

FORM 10-Q

QUARTERLY REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934  
**For The Quarterly Period Ended March 31, 2015**

TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from \_\_\_\_\_ to \_\_\_\_\_

Commission file number: **333-56262**



(Exact name of registrant as specified in its charter)

**Nevada**  
(State or other jurisdiction of  
incorporation or organization)

**88-0482413**  
(I.R.S. Employer  
Identification No.)

**8390 Via de Ventura, Suite F-110, #215**  
**Scottsdale, AZ**  
(Address of principal executive offices)

**85258**  
(Zip Code)

**(928) 515-1942**  
(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes  No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes  No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act (Check one):

Large accelerated filer

Non-accelerated filer

(Do not check if a smaller reporting company)

Accelerated filer

Smaller reporting company

Indicate by check mark whether the registrant is a shell company (as defined by Rule 12b-2 of the Exchange Act). Yes  No

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date:  
282,048,195 shares of common stock, par value \$0.001, of the issuer were issued and outstanding as of May 15, 2015.

**EL CAPITAN PRECIOUS METALS, INC.**

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## CAUTIONARY NOTE REGARDING EXPLORATION STAGE STATUS

*We are considered an “exploration stage” company under the U.S. Securities and Exchange Commission (“SEC”) Industry Guide 7, Description of Property by Issuers Engaged or to be Engaged in Significant Mining Operations (“Industry Guide 7”), because we do not have reserves as defined under Industry Guide 7. Reserves are defined in Guide 7 as that part of a mineral deposit which can be economically and legally extracted or produced at the time of the reserve determination. The establishment of reserves under Guide 7 requires, among other things, certain spacing of exploratory drill holes to establish the required continuity of mineralization and the completion of a detailed cost or feasibility study.*

*Because we have no reserves as defined in Industry Guide 7, we have not exited the exploration stage and continue to report our financial information as an exploration stage entity as required under Generally Accepted Accounting Principles (“GAAP”). Although for purposes of FASB Accounting Standards Codification Topic 915, Development Stage Entities, we have exited the development stage and no longer report inception to date results of operations, cash flows and other financial information, we will remain an exploration stage company under Industry Guide 7 until such time as we demonstrate reserves in accordance with the criteria in Industry Guide 7.*

*Because we have no reserves, we have and will continue to expense all mine construction costs, even though these expenditures are expected to have a future economic benefit in excess of one year. We also expense our reclamation and remediation costs at the time the obligation is incurred. Companies that have reserves and have exited the exploration stage typically capitalize these costs, and subsequently amortize them on a units-of-production basis as reserves are mined, with the resulting depletion charge allocated to inventory, and then to cost of sales as the inventory is sold. As a result of these and other differences, our financial statements will not be comparable to the financial statements of mining companies that have established reserves and have exited the exploration stage.*

## SEC INDUSTRY GUIDE 7 DEFINITIONS

The following definitions are taken from the mining industry guide entitled “Description of Property by Issuers Engaged or to be Engaged in Significant Mining Operations” contained in the Securities Act Industry Guides published by the United States Securities and Exchange Commission, as amended.

<i>Exploration State</i>	The term “exploration state” (or “exploration stage”) includes all issuers engaged in the search for mineral deposits (reserves) which are not in either the development or production stage.
<i>Development Stage</i>	The term “development stage” includes all issuers engaged in the preparation of an established commercially mineable deposit (reserves) for its extraction which are not in the production stage. This stage occurs after completion of a feasibility study.
<i>Mineralized Material</i>	The term “mineralized material” refers to material that is not included in the reserve as it does not meet all of the criteria for adequate demonstration for economic or legal extraction.
<i>Probable (Indicated) Reserve</i>	The term “probable reserve” or “indicated reserve” refers to reserves for which quantity and grade and/or quality are computed from information similar to that used for proven (measured) reserves, but the sites for inspection, sampling, and measurement are farther apart or are otherwise less adequately spaced. The degree of assurance, although lower than that for proven reserves, is high enough to assume continuity between points of observation.
<i>Production Stage</i>	The term “production stage” includes all issuers engaged in the exploitation of a mineral deposit (reserve).
<i>Proven (Measured) Reserve</i>	The term “proven reserve” or “measured reserve” refers to reserves for which (a) quantity is computed from dimensions revealed in outcrops, trenches, workings or drill holes; grade and/or quality are computed from the results of detailed sampling and (b) the sites for inspection, sampling and measurement are spaced so closely and the geologic character is so well defined that size, shape, depth and mineral content of reserves are well-established.
<i>Reserve</i>	The term “reserve” refers to that part of a mineral deposit which could be economically and legally extracted or produced at the time of the reserve determination. Reserves must be supported by a feasibility study done to bankable standards that demonstrates the economic extraction. (“Bankable standards” implies that the confidence attached to the costs and achievements developed in the study is sufficient for the project to be eligible for external debt financing.) A reserve includes adjustments to the in-situ tons and grade to include diluting materials and allowances for losses that might occur when the material is mined.

## CAUTIONARY STATEMENT ON FORWARD-LOOKING STATEMENTS

*This Quarterly Report on Form 10-Q may contain certain “forward-looking” statements as such term is defined by the SEC in its rules, regulations and releases, which represent the registrant’s expectations or beliefs, including but not limited to, statements concerning the registrant’s operations, economic performance, financial condition, growth and acquisition strategies, investments, and future operational plans. For this purpose, any statements contained herein that are not statements of historical fact may be deemed to be forward-looking statements. Without limiting the generality of the foregoing, words such as “may,” “will,” “expect,” “believe,” “anticipate,” “intend,” “could,” “estimate,” “might,” “plan,” “predict” or “continue” or the negative or other variations thereof or comparable terminology are intended to identify forward-looking statements. These statements by their nature involve substantial risks and uncertainties, certain of which are beyond the registrant’s control, and actual results may differ materially depending on a variety of important factors, including uncertainty related to acquisitions, governmental regulation, managing and maintaining growth, the operations of the Company and its subsidiaries, volatility of stock price, commercial viability of any mineral deposits and any other factors discussed in this and other registrant filings with the SEC. The Company does not intend or undertake to update the information in this Form 10-Q if any forward-looking statement later turns out to be inaccurate.*

**PART I. FINANCIAL INFORMATION**

**Item 1. Financial Statements**

**EL CAPITAN PRECIOUS METALS, INC.**

**CONSOLIDATED BALANCE SHEETS  
(Unaudited)**

<b>ASSETS</b>	<b>March 31, 2015</b>	<b>September 30, 2014</b>
<b>CURRENT ASSETS:</b>		
Cash and cash equivalents	\$ 5,396	\$ 218,513
Prepaid expense and other current assets	106,575	99,086
Inventory	33,254	—
Total Current Assets	<u>145,225</u>	<u>317,599</u>
Property and equipment, net of accumulated depreciation of \$30,034 and \$3,017, respectively	621,503	567,566
Exploration property	1,864,608	1,864,608
Restricted cash	74,595	15,000
Deposits	22,440	22,440
Total Assets	<u>\$ 2,728,371</u>	<u>\$ 2,787,213</u>
<b>LIABILITIES AND STOCKHOLDERS' EQUITY</b>		
<b>CURRENT LIABILITIES:</b>		
Accounts payable	\$ 337,092	\$ 132,580
Notes payable, net of unamortized discounts of \$121,837 and \$158,559, respectively	825,150	491,441
Note payable to related party, net of unamortized discount of \$9,263	20,737	—
Accrued liabilities	162,488	149,314
Total Current Liabilities	<u>1,345,467</u>	<u>773,335</u>
<b>STOCKHOLDERS' EQUITY:</b>		
Preferred stock, \$0.001 par value; 5,000,000 shares authorized; 51 and 51 shares issued and outstanding, respectively	—	—
Common stock, \$0.001 par value; 400,000,000 shares authorized; 279,048,195 and 278,053,877 shares issued and outstanding, respectively	279,048	278,054
Additional paid-in capital	207,057,512	206,411,222
Accumulated deficit	(205,953,656)	(204,675,398)
Total Stockholders' Equity	<u>1,382,904</u>	<u>2,013,878</u>
Total Liabilities and Stockholders' Equity	<u>\$ 2,728,371</u>	<u>\$ 2,787,213</u>

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

**EL CAPITAN PRECIOUS METALS, INC.**  
**CONSOLIDATED STATEMENTS OF EXPENSES**  
**(Unaudited)**

	<b>Three Months Ended</b>		<b>Six Months Ended</b>	
	<b>March 31,</b>		<b>March 31,</b>	
	<b>2015</b>	<b>2014</b>	<b>2015</b>	<b>2014</b>
<b>OPERATING EXPENSES:</b>				
Professional fees	\$ 54,237	\$ 83,869	\$ 105,630	\$ 230,013
Administrative consulting fees	65,000	65,000	130,000	130,000
Legal and accounting fees	41,495	62,347	69,736	85,494
Exploration costs	89,930	869,041	191,813	1,053,593
Other general and administrative	158,158	271,592	618,570	496,182
Total Operating Expenses	<u>408,820</u>	<u>1,351,849</u>	<u>1,115,749</u>	<u>1,995,282</u>
<b>LOSS FROM OPERATIONS</b>	<u>(408,820)</u>	<u>(1,351,849)</u>	<u>(1,115,749)</u>	<u>(1,995,282)</u>
<b>OTHER INCOME (EXPENSE):</b>				
Interest income	2	14	17	73
Interest expense:				
Related parties	(828)	—	(828)	—
Other	(11,018)	(1,764)	(29,633)	(1,851)
Amortization of debt discounts	(76,849)	—	(132,065)	—
Total Other Income (Expense)	<u>(88,693)</u>	<u>(1,750)</u>	<u>(162,509)</u>	<u>(1,778)</u>
<b>NET LOSS</b>	<u>\$ (497,513)</u>	<u>\$ (1,353,599)</u>	<u>\$ (1,278,258)</u>	<u>\$ (1,997,060)</u>
<b>Basic and Diluted Per Share Data:</b>				
Net Loss Per Share - basic and diluted	<u>\$ (0.00)</u>	<u>\$ (0.01)</u>	<u>\$ (0.00)</u>	<u>\$ (0.01)</u>
<b>Weighted Average Common Shares</b>				
Outstanding:				
Basic and diluted	<u>278,747,262</u>	<u>268,880,930</u>	<u>278,396,709</u>	<u>267,022,484</u>

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

**EL CAPITAN PRECIOUS METALS, INC.**  
**CONSOLIDATED STATEMENTS OF CASH FLOWS**  
**(Unaudited)**

	Six Months Ended March 31,	
	2015	2014
<b>CASH FLOWS FROM OPERATING ACTIVITIES:</b>		
Net loss	\$ (1,278,258)	\$ (1,997,060)
Adjustments to reconcile net loss to net cash used in operating activities:		
Warrant and option expense	485,910	470,664
Stock-based compensation	—	849,625
Amortization of debt discounts	121,723	—
Amortization of deferred financing costs	10,342	—
Depreciation	27,017	310
Net change in operating assets and liabilities:		
Prepaid expenses and other current assets	(721)	(11,910)
Inventory	(33,254)	—
Deferred costs	—	100,000
Accounts payable	204,512	21,547
Accrued liabilities	(16,064)	20,050
Interest payable	29,238	—
Net Cash Used in Operating Activities	(449,555)	(546,774)
<b>CASH FLOWS FROM INVESTING ACTIVITIES:</b>		
Purchase of furniture and equipment	(80,954)	—
Restricted cash	(59,595)	—
Cash paid for equipment deposit	—	(100,000)
Net Cash Used in Investing Activities	(140,549)	(100,000)
<b>CASH FLOWS FROM FINANCING ACTIVITIES:</b>		
Proceeds from the sale of common stock	50,000	300,000
Proceeds from notes payable	283,000	—
Proceeds from notes payable to related party	30,000	—
Proceeds from warrant exercise	—	21,500
Increase in finance contracts	22,968	17,439
Payments on finance contracts	(8,981)	(13,951)
Net Cash Provided by Financing Activities	376,987	324,988
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS	(213,117)	(321,786)
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	218,513	373,692
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 5,396	\$ 51,906
<b>SUPPLEMENTAL CASH FLOW INFORMATION:</b>		
Cash paid for interest	\$ 12,917	\$ —
Cash paid for income taxes	—	—

**(Continued)**

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

**EL CAPITAN PRECIOUS METALS, INC.**  
**CONSOLIDATED STATEMENTS OF CASH FLOWS (Continued)**  
**(Unaudited)**

	<b>Six Months Ended</b>	
	<b>March 31,</b>	
	<b>2015</b>	<b>2014</b>
<b>SUPPLEMENTAL DISCLOSURE OF NON-CASH INVESTING AND FINANCING</b>		
<b>ACTIVITIES:</b>		
Warrants issued with debt	\$ 73,053	\$ —
Warrants issued for deferred financing costs	17,111	—
Common stock issued with debt	21,211	—
Reversal of common stock granted for deferred costs	—	20,476
Common stock issued equipment deposit	—	500,000
Debt issued equipment deposit	—	400,000

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

EL CAPITAN PRECIOUS METALS, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS  
(Unaudited)

**NOTE 1 – BASIS OF PRESENTATION**

**Business, Operations and Organization**

The accompanying unaudited interim financial statements of El Capitan Precious Metals, Inc. (“El Capitan” or the “Company”) have been prepared in accordance with accounting principles generally accepted in the United States of America, pursuant to the rules and regulations of the U.S. Securities and Exchange Commission (the “SEC”) for interim financial information. Accordingly, the financial statements do not include all information and footnotes required by generally accepted accounting principles in the United States (“GAAP”) for complete annual financial statements. In the opinion of management, the accompanying unaudited condensed interim financial statements reflect all adjustments, consisting of normal recurring adjustments, considered necessary for a fair presentation. Interim operating results are not necessarily indicative of results that may be expected for the year ending September 30, 2015, or for any subsequent period. These interim financial statements should be read in conjunction with the Company’s audited financial statements and notes thereto for the year ended September 30, 2014, included in the Company’s Annual Report on Form 10-K, filed with the SEC on December 29, 2014. The consolidated balance sheet at September 30, 2014, has been derived from the audited financial statements included in the 2014 Annual Report.

Notes to the financial statements which would substantially duplicate the disclosure contained in the audited financial statements for fiscal 2014 as reported in the Form 10-K have been omitted. Certain prior year amounts have been reclassified to conform to the current year presentation.

El Capitan is an exploration stage company as defined by the Security and Exchange Commission’s (“SEC”) Industry Guide 7 as the Company has no established reserves as required under the Industry Guide 7. We are principally engaged in the exploration of precious metals and other minerals on the El Capitan property located near Capitan, New Mexico (the “El Capitan Property”). The Company is in mineral exploration state activities and has expanded its permitting with the State of New Mexico Minerals and Mining Division to expand the Company’s mineral exploration activities.

**Principles of Consolidation**

The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries El Capitan Precious Metals, Inc., a Delaware corporation; Gold and Minerals Company, Inc., a Nevada corporation; and EL Capitan, Ltd., an Arizona corporation. All significant inter-company accounts and transactions have been eliminated in consolidation.

**Basis of Presentation and Going Concern**

The Company’s financial statements are prepared using the accrual method of accounting in accordance with accounting principles generally accepted in the United States of America (“GAAP”), and have been prepared on a going concern basis, which contemplates the realization of assets and the settlement of liabilities in the normal course of business. The Company currently has no source of revenue to cover its costs. The Company has incurred a loss of \$1,278,258 for the six months ended March 31, 2015, and has a total accumulated deficit of \$205,953,656 and a working capital deficit of \$1,200,242 at March 31, 2015. These conditions raise substantial doubt about the Company’s ability to continue as a going concern.

To continue as a going concern, the Company is dependent on achievement of cash flow and profits from entering the production stage of operations. The Company does not have adequate liquidity to fund its current operations, meet its obligations and continue as a going concern. In April 2015, the Company secured a \$200,000 working capital loan to assist bridging into mining operations. The Company is also pursuing other short operational strategic financing alternatives or equity infusion.

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The Company's consolidated financial statements do not include any adjustment relating to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue in existence.

### **Management Estimates and Assumptions**

The preparation of El Capitan's consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of expenses during the reporting periods. Management makes these estimates using the best information available at the time the estimates are made; however, actual results could differ materially from these estimates.

### **Inventory**

Inventories include mineralized material stockpile, concentrate and iron ore inventories, as described below. Inventories are carried at the lower of average cost or net realizable value, in the case of mineralized material stockpile and concentrate inventories and minimal cost is attributable to the iron ore inventories. The net realizable value of mineralized material stockpile inventories represents the estimated future sales price of the product based on current and long-term metals prices, less the estimated costs to complete production and bring the product to sale. Concentrate inventories are carried at the lower of full cost of production or net realizable value based on current metals prices. Write-downs of inventory will be reported as a component of production costs applicable to sales.

#### *Mineralized Material Stockpile Inventories*

Mineralized material stockpile inventories represent mineralized materials that have been mined and are available for further processing. Costs are allocated to mineralized material stockpile inventories based on relative values of material stockpiled and processed using current mining costs incurred up to the point of stockpiling the mineralized material. *Concentrate Inventories*

#### *Concentrates*

Concentrates inventory include metal concentrates located either at the Company's mine site or in transit to a customer's port. Inventories consist of mineralized material that contains gold and silver mineralization.

#### *Iron Ore*

The high grade iron ore material is inventoried until the market prices are reestablished at a higher market demand and are valued at five percent of the market price. Any proceeds from the sale of iron ore will offset the cost of mining the mineralized ore.

### **Stock-Based Compensation**

El Capitan recognized stock-based administrative compensation aggregating \$485,910 and \$1,320,289 for common stock options and common stock issued to administrative personnel and consultants during the six months ended March 31, 2015 and 2014, respectively.

### **Restricted Cash**

Restricted cash consists of two certificates of deposits in favor of the New Mexico Minerals and Mining Division for a total of \$74,595. The amount was increased \$59,595 with the issuance of the Company's expanded mining permit and are posted as a financial assurance for required reclamation work to be completed on mined acreage.

### **Exploration Property Costs**

Exploration property costs are expensed as incurred until such time as economic reserves are quantified. To date El Capitan has not established any proven or probable reserves on the El Capitan Property. The Company has capitalized \$1,864,608 of exploration property acquisition costs reflecting its investment in the El Capitan Property.

## Recently Issued Accounting Pronouncements

In June 2014, the FASB issued ASU 2014-12, *Compensation – Stock Compensation (Topic 718): Accounting for Share-Based Payments When the Terms of an Award Provide That a Performance Target Could Be Achieved after the Requisite Service Period*, which is effective for financial statements issued for interim and annual periods beginning on or after December 15, 2015. The guidance requires that a performance target that affects vesting and that could be achieved after the requisite service period be treated as a performance condition and should not be reflected in the estimate of the grant-date fair value of the award. This standard is not expected to have an effect on the Company's reported financial position or results of operations.

In August 2014, the FASB issued ASU 2014-15, *Presentation of Financial Statements – Going Concern (Subtopic 205-40): Disclosure of Uncertainties about an Entity's Ability to Continue as a Going Concern*, which is effective for financial statements issued for interim and annual periods beginning on or after December 15, 2016. This update contains amendments that clarify the principles for management's assessment of an entity's ability to continue as a going concern. This standard is not expected to have an effect on the Company's reported financial position or results of operations.

Other recent accounting pronouncements issued by the FASB (including its Emerging Issues Task Force), the AICPA, and the SEC during the current reporting period did not, or are not believed by management to have a material impact on the Company's present or future consolidated financial statements.

## NOTE 2 – RELATED PARTY TRANSACTIONS

Effective May 1, 2009, El Capitan has informal arrangements with two individuals, one of whom is an officer and is also director of El Capitan, pursuant to which such individuals serve as support staff for the functioning of the home office and all related corporate activities and projects. Effective June 1, 2010, El Capitan amended the aggregate monthly payments with these two individuals under the arrangements to \$16,667. Effective August 1, 2013, the monthly compensation was increased to \$21,667. There are no written agreements with these individuals. Total administrative consulting fees expensed under these informal agreements for the six months ended March 31, 2015 and 2014 was \$130,000.

In January 2012, the Company retained Management Resource Initiatives, Inc., a company controlled by the Chief Financial Officer and Director of El Capitan, for services with a monthly consulting fee of \$10,000, which monthly fee was increased to \$15,000 effective August 1, 2013. Total consulting fees expensed to Management Resource Initiatives, Inc. for the six months ended March 31, 2015 and 2014 was \$90,000.

On February 4, 2015, the Company signed a note payable with Management Resource Initiatives, Inc. for \$30,000 at 18% interest per annum and due February 4, 2016. The note provides an incentive for the issuance of 200,000 shares of 144 common stock of the Company for the loan (see Note 3).

## NOTE 3 – NOTES PAYABLE

Under an agreement with Logistica U.S. Terminals, LLC ("Logistica") dated February 28, 2014, Logistica agreed to remit a \$400,000 payment on the Company's behalf that represented the remaining balance of the Company's purchase price for a heavy ore trailing separation line to be used for processing of mineralized material at the El Capitan mine site. The Company previously remitted \$100,000 toward the purchase of such equipment. In consideration for Logistica remitting such payment, the Company agreed to deliver a \$400,000 promissory note to Logistica and issued 2,500,000 shares of common stock to a designee of Logistica under the Company's 2005 Stock Incentive Plan. The promissory note accrues interest at 4.5%, with principal and accrued interest payments to be made out of the Company's proceeds from sale of iron extracted from mineralized material as part of the Company's exploration activities. The relative fair value of the common stock was determined to be \$222,222 and was recorded as a discount to the promissory note that is being amortized to interest expense over the expected life of the note through October 31, 2015. During the six months ended March 31, 2015, amortization expense of \$75,167 was recognized. The outstanding balance under this note payable was \$400,000 and the unamortized discount on the note payable was \$83,392 as of March 31, 2015. Accrued interest on the note at March 31, 2015 was \$19,529.

On September 8, 2014, the Company received an advance of \$250,000 under a \$500,000 Note and Warrant Purchase Agreement entered into on October 17, 2014 (the “2014 Note”). The 2014 Note is secured by the net proceeds received by the Company from its sale of tailings separated from iron recovered by the Company at the El Capitan Property, carries an interest rate of 8% per annum, and matures on July 17, 2015. The remaining \$250,000 was advanced to the Company on October 17, 2014. On October 17, 2014, the Company also issued warrants to purchase an aggregate of 882,352 shares of common stock in connection with the 2014 Note of which 735,294 were issued to the lender and 147,058 were issued to a third party at a purchase price equal to \$0.17 per share. The relative fair value of the 735,294 warrants was determined to be \$73,053 and was recorded as a discount to the promissory note and is being amortized to interest expense over the life of the note through July 17, 2015. During the six months ended March 31, 2015, amortization expense of \$44,152 was recognized. The outstanding balance under the 2014 Note is \$500,000 and the unamortized discount on the 2014 Note is \$28,901 as of March 31, 2015. The fair value of the 147,058 warrants was determined to be \$17,111 and was recorded as deferred financing costs and is being amortized to interest expense over the life of the note through July 17, 2015. During the six months ended March 31, 2015, amortized expense of \$10,342 was recognized and the unamortized deferred financing costs balance was \$6,769 as of March 31, 2015. Accrued interest on this note at March 31, 2015 was \$8,000.

On November 20, 2014, the Company entered into an agreement to finance a portion of its insurance premiums in the amount of \$22,968 at an interest rate of 9.0% with equal payments of \$2,392.65 including interest, due monthly beginning December 21, 2014 and continuing through September 21, 2015. As of March 31, 2015, the outstanding balance under this note payable was \$13,987.

On February 4, 2015, the Company signed two notes with different investors for \$63,000 at 18% interest per annum and due February 4, 2016. Each note provides an incentive for the issuance of 200,000 shares of 144 common stock of the Company for the loan. One maker of the loans is affiliated with the Company and provided \$30,000 (see Note 2). Accrued interest on these notes at March 31, 2015 was \$1,740. The relative fair value of the common stock was determined to be \$21,211 and was recorded as discounts to the promissory notes that are being amortized to interest expense over the life of the notes. During the six months ended March 31, 2015, amortization expense of \$2,404 was recognized. The outstanding balance under these notes payable was \$63,000 and the unamortized discounts on the notes payable was \$18,807 as of March 31, 2015.

The components of the notes payable including note payable to related party at March 31, 2015 are as follows:

	<u>Principal Amount</u>	<u>Unamortized Discount</u>	<u>Net</u>
Notes payable	\$ 976,987	\$ (131,100)	\$ 845,887

The components of the notes payable at September 30, 2014 are as follows:

	<u>Principal Amount</u>	<u>Unamortized Discount</u>	<u>Net</u>
Notes payable	\$ 650,000	\$ (158,559)	\$ 491,441

#### NOTE 4 – FAIR VALUE MEASUREMENTS

U.S. accounting standards require disclosure of a fair-value hierarchy of inputs the Company uses to value an asset or a liability. In September 2006, the FASB issued new accounting guidance, which establishes a framework for measuring fair value under generally accepted accounting principles (“GAAP”) and expands disclosures about fair value measurements. The Company previously partially adopted this guidance for all instruments recorded at fair value on a recurring basis. In the second quarter of fiscal 2010, the Company adopted the remaining provisions of the guidance for all non-financial assets and liabilities that are not re-measured at fair value on a recurring basis. The adoption of these provisions did not have an impact on the Company’s consolidated financial statements.

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Fair value standards define fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Additionally, the standards establish a three-level fair value hierarchy that prioritizes the inputs used to measure fair value. This hierarchy requires that the Company maximize the use of observable inputs and minimize the use of unobservable inputs. The three levels of the fair-value hierarchy are described as follows:

Level 1 – Quoted prices are available in active markets for identical assets or liabilities as of the reporting date. Active markets are those in which transactions for the asset or liability occur in sufficient frequency and volume to provide pricing information on an ongoing basis. Level 1 primarily consists of financial instruments such as exchange-traded derivatives, marketable securities and listed equities.

Level 2 – Pricing inputs are other than quoted prices in active markets included in Level 1, which are either directly or indirectly observable as of the reported date.

Level 3 – Pricing inputs include significant inputs that are generally less observable from objective sources. These inputs may be used with internally developed methodologies that result in management’s best estimate of fair value.

The following table sets forth by level with the fair value hierarchy the Company’s financial assets and liabilities measured at fair value on March 31, 2015 and September 30, 2014:

<u>March 31, 2015:</u>	<u>Level 1</u>	<u>Level 2</u>	<u>Level 3</u>	<u>Total</u>
Assets				
Exploration property	\$ —	\$ —	\$ 1,864,608	\$ 1,864,608
Liabilities				
None	\$ —	\$ —	\$ —	\$ —
<u>September 30, 2014:</u>	<u>Level 1</u>	<u>Level 2</u>	<u>Level 3</u>	<u>Total</u>
Assets				
Exploration property	\$ —	\$ —	\$ 1,864,608	\$ 1,864,608
Liabilities				
None	\$ —	\$ —	\$ —	\$ —

The exploration property associated with the El Capitan Property, which the Company is intending to continue to market for sale to a major mining company, is classified as Level 3. The fair value of the exploration property is determined based upon the cost basis of El Capitan’s investment in the exploration property under U.S. GAAP. A qualified independent third party appraisal has been done on the property. The appraised value was established based upon comparable sales of similar assets, certain assumptions regarding market demand for this asset and detailed property data input as supplied by the Company’s consulting geologist. As this valuation was based upon unobservable inputs, El Capitan classified the exploration property as Level 3. There was no change in the carrying valuation of the exploration property during the year ended September 30, 2014 or the quarter ended March 31, 2015.

## NOTE 5 – COMMITMENTS AND CONTINGENCIES

### Related Party

In January 2012, the Company retained Management Resource Initiatives, Inc. (“MRI”) for managing and overseeing the process of marketing and selling the El Capitan Property and performing other services aimed at furthering the Company’s strategic goals pursuant to an unwritten consulting arrangement. Under this arrangement, the Company pays MRI a current monthly consulting fee of \$15,000. The Company made or accrued aggregate payments of \$90,000 to MRI during the six months ended March 31, 2015 and 2014, respectively. MRI is a related party because it is a corporation that is wholly-owned by John F. Stapleton who is the Company’s Chief Financial Officer and a Director.

## **Purchase Contract with Glencore AG**

On March 10, 2014, the Company entered into a life-of-mine off take agreement with Glencore AG (“Glencore”) for the sale of iron extracted from mineralized material at the El Capitan Property (such agreement is referred to herein as the “Glencore Purchase Contract”). Under the terms of the Glencore Purchase Contract, the Company agreed to sell to Glencore, and Glencore agreed to purchase from the Company, iron that meets the applicable specifications from the El Capitan mine. Payment for the iron is to be made pursuant an irrevocable letter of credit in favor of the Company. The purchase price is based on an index price less an applicable discount. Either party may terminate the Glencore Purchase Contract following a breach by the other party that remains uncured for a specified period after receipt of written notice.

## **Agreements with Logistica U.S. Terminals, LLC**

In anticipation of, and in conjunction with, the Glencore Purchase Contract, the Company entered into a Master Services Agreement (the “Master Agreement”) and corresponding Iron Ore Processing Agreement (the “Processing Agreement”) with Logistica U.S. Terminals, LLC (“Logistica”), each effective as of February 28, 2014. Pursuant to these agreements, Logistica agreed to, among other things, provide the logistics required for the Company to fulfill its obligations under the Glencore Purchase Contract, to assist the Company in financing the costs of processing and delivering iron under the Glencore Purchase Contract, and to provide and/or manage the processing that iron.

## **Master Agreement with Logistica**

Under the Master Agreement, the Company agreed that Logistica will be the exclusive logistics agent for the purpose of moving iron extracted from mineralized material at the El Capitan Property from the El Capitan Property to Glencore’s designated exporting port or final destination. Logistics services include operational supplement chain management and supervision of all logistics providers and operations from the El Capitan mine to the vessel loading port. Logistics services do not include obtaining and maintaining operating, environmental and mining permits, and land and mineral rights, which are the responsibility of the Company. Also under the Master Agreement, Logistica is required to use its best efforts to establish an operating credit line capable of funding all processing and delivery costs and, upon opening and funding such a credit line, will disburse as needed all operating costs contemplated under the Glencore Purchase Contract. The Company is required to reimburse Logistica for all such amounts, without interest, out of payments received from Glencore in respect of the purchase of the iron.

In consideration for Logistica’s funding and logistic services, the Company will pay Logistica a percentage of the Company’s profits from the sale of iron under the Glencore Purchase Contract. If any sale of iron under the Glencore Purchase Contract results in a loss instead of a profit, as a result of a decrease in index pricing of iron or otherwise, then the Company is required to make up the shortfall out of profits from any precious metals processing and refining business, to the extent of available profits therefrom, or otherwise. If iron index prices drop below the price in place at inception of the Glencore Purchase Contract by more than 5%, then the Company will be required to provide Logistica with a greater percentage of profits commensurate with and equivalent to Logistica’s loss of profit share due to the reduction in iron index prices. At inception of the Glencore Purchase Contract, the Platts 62% FE CFR China iron index price was \$121.24. In the event of a future sale of the El Capitan Property, the Company must either ensure that its agreements with Logistica are assumed by the purchaser or pay Logistica a termination fee.

Either party may terminate the Master Agreement following a breach by the other party that remains uncured for 60 days after receipt of written notice. The Master Agreement will otherwise continue indefinitely.

## **Processing Agreement with Logistica**

Under the Processing Agreement, Logistica has agreed to deliver iron processing equipment to the El Capitan Property and to use its best efforts to process, to contract specification, stock pile and load for delivery iron that the Company has contracted to sell to Glencore under the Glencore Purchase Contract. In order to do so, Logistica will act as the Company's turn-key contractor for all of the Company's iron processing and delivery activities at the El Capitan Property. In consideration for such services, the Company will pay Logistica a set price per metric ton of iron that is processed in accordance with the Glencore Purchase Contract specifications and purchased by Glencore. As additional compensation for entering into the Processing Agreement, the Company issued 4,000,000 shares of common stock to a designee of Logistica under the Company's 2005 Stock Incentive Plan valued at \$800,000. The shares vested immediately upon grant and the \$800,000 was expensed in full during the year ended September 30, 2014.

Either party may terminate the Processing Agreement following a breach by the other party that remains uncured for 60 days after receipt of written notice. The Processing Agreement will otherwise continue indefinitely.

## **NOTE 6 – STOCKHOLDERS' EQUITY**

### **Equity Purchase Agreement**

On July 11, 2011, the Company entered into an Equity Purchase Agreement (the "2011 Agreement") with Southridge Partners II, LP ("Southridge"). Under the 2011 Agreement, we had the right, but not an obligation, to sell newly-issued shares of our common stock to Southridge. Southridge had no obligation to purchase shares under the 2011 Agreement to the extent that such purchase would cause Southridge to own more than 9.99% of El Capitan's common stock. The original term of the 2011 Agreement was two years, subject to the Company's right to terminate at any time. The purchase commitment of Southridge under the 2011 Agreement was scheduled to expire on the earlier of July 11, 2013, or the date on which aggregate purchases by Southridge under the 2011 Agreement totaled \$5,000,000. On April 3, 2013, we entered into an amendment (the "Amendment") to the 2011 Agreement pursuant to which the parties agreed to extend the purchase commitment of Southridge under the 2011 Agreement for an additional year, expiring July 11, 2014. The maximum amount of Southridge's aggregate purchase commitment under the 2011 Agreement remained unchanged at \$5,000,000. On July 11, 2014, the 2011 Agreement expired.

For each share of the Company's common stock purchased under the 2011 Agreement, Southridge paid 94.0% of the Market Price, which is defined as the average of the two lowest closing bid prices on the Over-the-Counter Bulletin Board, as reported by Bloomberg Finance L.P., during the five trading days following the date on which the Company notified Southridge of a pending sale (the "Valuation Period"). After the expiration of the Valuation Period, Southridge purchased the applicable number of shares subject to customary closing conditions.

The offering of shares under the 2011 Agreement were made pursuant to a registration statement on Form S-3 (Registration Statement No. 333-175038) previously filed by the Company with the Securities and Exchange Commission, and prospectus supplements thereunder. The S-3 registration statement utilized a "shelf" registration process. Under this shelf registration process, from time to time, the Company sold any combination of the securities described in a prospectus supplement in one or more offerings, up to a total dollar amount of \$5,000,000.

On July 30, 2014, we entered into a new Equity Purchase Agreement (the "2014 Agreement") with Southridge, pursuant to which the Company may from time to time, in its discretion, sell newly-issued shares of its common stock to Southridge for aggregate gross proceeds of up to \$1,900,000. Southridge will have no obligation to purchase shares under the 2014 Agreement to the extent that such purchase would cause Southridge to own more than 9.99% of the Company's common stock. Unless terminated earlier, Southridge's purchase commitment will automatically terminate on the earlier of July 30, 2016, or the date on which aggregate purchases by Southridge under the 2014 Agreement total \$1,900,000. The Company has no obligation to sell any shares under the 2014 Agreement.

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As provided in the 2014 Agreement, the Company may require Southridge to purchase shares of our common stock from time to time by delivering a put notice to Southridge specifying the total purchase price for the shares to be purchased (the “Investment Amount”). The Company may determine the Investment Amount, provided that such amount may not be more than the lesser of (a) \$500,000, or (b) 250% of the average daily trading dollar volume of the Company’s common stock for the 20 trading days preceding the date on which the Company delivers the applicable put notice. For this purpose, the trading dollar volume for each day is determined by multiplying the closing bid price of the Company’s common stock on the Over-the-Counter Bulletin Board (or such other principal market on which the Company’s stock trades) on such date by the trading volume of the Company’s common stock on the Over-the-Counter Bulletin Board (or such other principal market on which the Company’s stock trades) on such date. The number of shares issuable in connection with each put notice will be computed by dividing the applicable Investment Amount by the purchase price for such common stock.

For each share of our common stock purchased under the 2014 Agreement, Southridge will pay a purchase price equal to 94.0% of the Market Price, which is defined as the average of the two lowest closing bid prices on the Over-the-Counter Bulletin Board, as reported by Bloomberg Finance L.P., during the five trading days following delivery of the put notice (the “Valuation Period”). After the expiration of the Valuation Period, Southridge will purchase the applicable number of shares subject to customary closing conditions.

The 2014 Agreement contains covenants, representations and warranties of the Company and Southridge that are typical for transactions of this type. In addition, the Company and Southridge have granted each other customary indemnification rights in connection with the 2014 Agreement. The 2014 Agreement may be terminated by the Company at any time.

The offering of shares under the 2014 Agreement has been made pursuant to a registration statement on Form S-3 (Registration Statement No. 333-193208) previously filed by the Company with the Securities and Exchange Commission, and prospectus supplements thereunder. The benefits and representations and warranties set forth in the 2014 Agreement are not intended to and do not constitute continuing representations and warranties of the Company or any other party to persons not a party thereto, including without limitation, any future or other investor.

As of March 31, 2015, we have sold shares of common stock to Southridge under the 2011 and 2014 Agreements for aggregate proceeds of \$4,300,000, and have the right, subject to certain conditions, to sell to Southridge \$1,600,000 of newly-issued shares of El Capitan common stock pursuant to the 2014 Agreement, subject to the satisfaction of applicable closing conditions. However, because the Company’s public float was less than \$75 million upon the December 29, 2014 filing of its Annual Report on Form 10-K, the Company is no longer eligible to utilize Form S-3 registration statements on a primary basis. As a result, the Company will be required to amend the structure of the 2014 Agreement in order to continue to obtain financing from Southridge.

### **Preferred Stock Issuances**

During the six months ended March 31, 2015, the Company did not issue any shares of preferred stock.

### **Common Stock Issuances**

During the six months ended March 31, 2015, the Company issued 594,318 shares of common stock under the 2014 Agreement and received cash proceeds of \$50,000.

The Company issued 400,000 shares of 144 common stock, as provided for in two loan agreements entered into in February 2015. The relative fair value of the stock under GAAP accounting was determined to be \$21,211 and was accounted for as a discount to the loans and will be amortized over the life of the loans.

## Warrants

During the six months ended March 31, 2015, the Company:

- (i) Issued to an investor 735,294 three year fully vested warrants at an exercise price of \$0.17 per share as related to the \$500,000 2014 Note. The relative fair value of the warrants was determined to be \$73,053 using the Black-Scholes option pricing model and was recorded as a discount to the 2014 Note and is being amortized to interest expense over the expected life of the note through July 17, 2015. During the six months ended March 31, 2015, amortization expense of \$44,152 was recognized and the unamortized discount was \$28,901 as of March 31, 2015.
- (ii) Issued 147,058 three year fully vested warrants at an exercise price of \$0.17 per share as placement fees related to the \$500,000 2014 Note. The fair value of the warrants was determined to be \$17,111 using the Black-Scholes option pricing model and was recorded as deferred financing costs to be amortized over the expected life of the note through July 17, 2015. During the six months ended March 31, 2015, amortization expense of \$10,342 was recognized and the unamortized deferred financing costs balance was \$6,769 as of March 31, 2015.

## Options

Aggregate options expense recognized was \$485,910 for the six months ended March 31, 2015. As of March 31, 2015, there was unamortized option expense of \$39,795.

During the six months ended March 31, 2015, the Company:

- (i) Granted, pursuant to the 2005 Stock Incentive Plan, (a) to two directors of the Company each a ten-year stock option to purchase 500,000 shares of the Company's common stock, (b) to two directors of the Company each a ten-year stock option to purchase 250,000 shares of the Company's common stock, and (c) to the controller a ten-year stock option to purchase 250,000 shares of the Company's common stock, all of which vested immediately, at an exercise price of \$0.15 per share. The fair value of the options was determined to be \$218,471 using the Black-Scholes option pricing model and was expensed as warrant and option costs during the six months ended March 31, 2015.
- (ii) Granted to a consultant a ten-year stock option to purchase an aggregate of 500,000 shares of the Company's common stock at an exercise price of \$0.15 per share with the options vesting on the date of grant. The fair value of the options was determined to be \$73,158 using the Black-Scholes option pricing model and was expensed as warrant and option costs during the six months ended March 31, 2015.
- (iii) Granted to a consultant a ten-year stock option to purchase an aggregate of 1,500,000 shares of the Company's common stock at an exercise price of \$0.15 per share with the options vesting equally over a six-month period from the date of the grant. The fair value of the options was determined to be \$219,473 using the Black-Scholes option pricing model and \$179,679 was expensed as warrant and option costs during the six months ended March 31, 2015 and \$39,795 remains to be expensed over the remaining vesting period.

The Company utilizes the Black-Scholes option pricing model to estimate the fair value of its warrant and option awards. The following table summarizes the significant assumptions used in the model during the six months ended March 31, 2015:

Exercise prices	\$0.15 - \$0.17
Expected volatilities	115.01% - 139.28%
Risk free interest rates	0.79% - 2.36%
Expected terms	5.0 - 10.0 years
Expected dividends	—

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Stock option activity, both within and outside the 2005 Stock Incentive Plan and warrant activity, for the six months ended March 31, 2015, are as follows:

	<u>Stock Options</u>		<u>Stock Warrants</u>	
	<u>Shares</u>	<u>Weighted Average Price</u>	<u>Shares</u>	<u>Weighted Exercise Price</u>
Outstanding at September 30, 2014	7,900,000	\$ 0.38	—	\$ —
Granted	3,750,000	0.15	882,352	0.17
Canceled	(312,500)	0.345	—	—
Expired	—	—	—	—
Exercised	—	—	—	—
Outstanding at March 31, 2015	<u>11,337,500</u>	\$ 0.30	<u>882,352</u>	\$ 0.17
Exercisable at March 31, 2015	<u>10,837,500</u>	\$ 0.31	<u>882,352</u>	\$ 0.17

The range of exercise prices and remaining weighted average life of the options outstanding at March 31, 2015 were \$0.13 to \$1.02 and 5.57 years, respectively. The aggregate intrinsic value of the outstanding options at March 31, 2015 was \$0.

The range of exercise prices and remaining weighted average life of the warrants outstanding at March 31, 2015 were \$0.17 and 2.55 years, respectively. The aggregate intrinsic value of the outstanding warrants at March 31, 2015 was \$0.

The Company adopted its 2005 Stock Incentive Plan (the “2005 Plan”) pursuant to which the Company reserved and registered 30,000,000 shares for stock and option grants. As of March 31, 2015, there were 1,786,969 shares available for grant under the 2005 Plan, excluding the 11,337,500 options outstanding.

**NOTE 7 – SUBSEQUENT EVENTS**

In April 2015, the Company entered into a one year financing agreement for \$200,000 with tranches over a six month period to provide financing while transitioning into the production stage of mining operations at the El Capitan Property. The Agreement provided for the issuance of three million shares of the Company’s 144 Common Stock to the note holder.

## **Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations**

*The following management discussion and analysis of our financial condition and results of operations should be read in conjunction with our unaudited interim consolidated financial statements and related notes which are included in Item 1 of this Quarterly Report on Form 10-Q, and with our audited financial statements and the "Risk Factors" section included in our Form 10-K for the year ended September 30, 2014, filed with the U.S. Securities and Exchange Commission ("SEC") on December 29, 2014, as amended by Amendment Nos. 1 and 2 filed on February 18, 2015 and March 6, 2015, respectively.*

### **Company Overview; Recent Developments**

The Company is an exploration stage company as defined by the Security and Exchange Commission's ("SEC") Industry Guide 7 as the Company has no established reserves as required under the Industry Guide 7. We have owned interests in several properties located in the southwestern United States in the past. We are principally engaged in the exploration of precious metals and other minerals on the El Capitan property located near Capitan, New Mexico (the "El Capitan Property"). We have not engaged in any revenue-producing operations. We accomplished significant steps in our strategic business plan in our fiscal year ended September 30, 2014 and commenced planned mineral exploration activity in the quarter ending June 30, 2015. We have not yet demonstrated the existence of proven or probable reserves at our El Capitan Property. As a result, and in accordance with accounting principles generally accepted in the United States for exploration stage companies, all expenditures for exploration and evaluation of our properties are expensed as incurred.

On November 25, 2014, we received our Air Quality Permit from the New Mexico Environment Department. On March 25, 2015, Modification 14-1 to our mine Permit No. LIOO5ME was issued by the Director of the Mining and Minerals Division of the New Mexico Energy, Minerals and Natural Resources Department, and we posted an additional \$59,495 financial assurance bond for the reclamation close out of the mined areas.

### **Basis of Presentation and Going Concern**

The Company's financial statements are prepared using the accrual method of accounting in accordance with accounting principles generally accepted in the United States of America ("GAAP"), and have been prepared on a going concern basis, which contemplates the realization of assets and the settlement of liabilities in the normal course of business. The Company currently has no source of revenue to cover its costs. The Company has incurred a loss of \$1,278,258 for the six months ended March 31, 2015, and has a total accumulated deficit of \$205,953,656 and a working capital deficit of \$1,200,242 at March 31, 2015. These conditions raise substantial doubt about the Company's ability to continue as a going concern.

To continue as a going concern, the Company is dependent on achievement of cash flow and profits from entering the production stage of operations. The Company does not have adequate liquidity to fund its current operations, meet its obligations and continue as a going concern, Company has secured a \$200,000 working capital loan in April 2015 to assist bridging into mining operations. The Company is also pursuing other short operational strategic financing alternatives or equity infusion.

The Company's consolidated financial statements do not include any adjustment relating to the recoverability and classification of recorded asset amounts and classification of liabilities that might be necessary should the Company be unable to continue in existence.

## **RESULTS OF OPERATIONS**

### **Three Months Ended March 31, 2015 Compared to Three Months Ended March 31, 2014**

#### ***Revenues***

We did not realize any revenue from exploration activities during the three months ended March 31, 2015 or during the comparable prior year period.

### ***Expenses and Net Loss***

Our operating expenses decreased \$943,029 from \$1,351,849 for the three months ended March 31, 2014, to \$408,820 for the three months ended March 31, 2015. The decrease is mainly attributable to reduction in professional fees of \$29,632; exploration costs of \$779,111 and other general and administrative of \$113,434.

Our net loss for the three months ended March 31, 2015 decreased to \$497,513 from a net loss of \$1,353,599 incurred for the comparable three month period ended March 31, 2014. The decrease in net loss of \$856,086 for the current period is attributable to the aforementioned net decreases in operating expenses and offset by an increase in other expenses of \$84,571, comprised of increased interest expense of \$10,082, amortization of debt discounts aggregating \$76,849 and a decrease in interest income of \$12.

### **Six Months Ended March 31, 2015 Compared to Six Months Ended March 31, 2014**

#### ***Revenues***

We did not realize any revenue from exploration activities during the six months ended March 31, 2015 or during the comparable prior year period.

#### ***Expenses and Net Loss***

Our operating expenses decreased \$879,533 from \$1,995,282 for the six months ended March 31, 2014 to \$1,115,749 for the six months ended March 31, 2015. The decrease is mainly attributable to reduction in professional fees of \$124,383, exploration costs of \$861,780 and offset by an increase in other general and administrative of \$122,388.

Our net loss for the six months ended March 31, 2015 decreased to \$1,278,258 from a net loss of \$1,997,060 incurred for the comparable six month period ended March 31, 2014. The decrease in net loss of \$718,802 for the period is attributable to the aforementioned net decrease in operating expenses and offset by an increase in other expenses of \$160,731, comprised of increased interest expense of \$28,610, amortization of debt discounts aggregating \$132,065 and a decrease in interest income of \$56.

### **Financial Condition, Liquidity and Capital Resources**

Historically we have relied on equity and debt financings to finance our ongoing operations.

On July 30, 2014, we entered into an Equity Purchase Agreement (the "2014 Agreement") with Southridge Partners, LP ("Southridge"), pursuant to which the Company may from time to time, in its discretion, sell newly-issued shares of its common stock to Southridge for aggregate gross proceeds of up to \$1,900,000. Unless terminated earlier, Southridge's purchase commitment will automatically terminate on the earlier of July 30, 2016, or the date on which aggregate purchases by Southridge under the 2014 Agreement total \$1,900,000. The Company has no obligation to sell any shares under the 2014 Agreement. We entered into the 2014 Agreement upon the expiration of a similar Equity Purchase Agreement that we previously entered into with Southridge in 2011. The offering of shares under the 2014 Agreement has been made pursuant to a registration statement on Form S-3 (Registration Statement No. 333-193208) previously filed by the Company with the Securities and Exchange Commission, and prospectus supplements thereunder. For a summary of the 2014 Agreement, see "**Note 6 – Stockholders' Equity – Equity Purchase Agreement**" of the Notes to Consolidated Financial Statements.

On October 17, 2014, we entered into a private Note and Warrant Purchase Agreement with an accredited investor pursuant to which the Company borrowed \$500,000 against delivery of a promissory note in such amount and issued warrants to purchase 882,352 shares of our common stock pursuant to the Note and Warrant Purchase Agreement. The promissory note carries an interest rate of 8% per annum, is due July 17, 2015 and is secured by a first priority security interest in all right, title and interest of the Company in and to the net proceeds received by the Company from its sale of tailings separated from iron recovered by the Company at the El Capitan Property.

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During the fiscal year 2014, we entered into agreements with Logistica U.S. Terminals, LLC (“Logistica”) and Glencore AG (“Glencore”) to govern the extraction and sale to Glencore of iron from mineralized material at the El Capitan Property. We expect to commence these activities, and begin generating revenue from them, upon the issuance of our final approved permit, which we expect to occur in the second quarter of fiscal 2015. However, there is no assurance that we will generate revenue on this timeframe, or at all. Currently we anticipate funding our future operations using revenues from the sale of iron to Glencore and from a revolving credit line associated with the Logistica agreements. For a summary of our agreements with Logistica and Glencore, see “**Note 5 – Commitments and Contingencies**” of the Notes to Consolidated Financial Statements. However, unless and until we produce sufficient cash flow from sales to Glencore, we may be forced to seek equity and/or debt financing in order to fund our operations.

On February 4, 2015, the Company issued unsecured promissory notes in the aggregate principal amount of \$63,000. Outstanding amounts under these notes accrue interest at 18% per year, with all principal and accrued interest being due and payable on February 4, 2016. The Company’s obligations under both notes were personally guaranteed by the Company’s director and Chief Executive Officer. As additional consideration for the loan, the Company issued a total of 400,000 restricted shares of common stock to the lenders.

As of March 31, 2015, we had cash on hand of \$5,396 and an accumulated deficit of \$205,953,656. Based upon our budgeted burn rate, we currently have operating capital for only a fraction of month, excluding any cash that would be received by the Company upon entering in additional financing facilities. Southridge, pursuant to the 2014 Agreement, is our only source of financing. However, because our public float was less than \$75 million upon the December 29, 2014 filing of our Annual Report on Form 10-K, we are no longer eligible to utilize Form S-3 registration statements on a primary basis. As a result, we will be required to amend the structure of the 2014 Agreement in order to continue to obtain financing from Southridge. We cannot predict with certainty if, or on what timeframe, we will be able to do so.

On April 16, 2015, the Company entered into an agreement with a third party financing source pursuant to which the lender has committed to loan the Company a total of \$200,000 in installments. The first installment of \$50,000 was advanced on April 17, 2015 and the second installment of \$50,000 is required to be advanced on or before May 15, 2015. Four additional advances of \$25,000 each are scheduled to be made on 15<sup>th</sup> day of June, July, August and September, 2015. The loan will accrue interest at 10% per year, with all principal and accrued interest being due and payable on April 17, 2016. To secure the loan, the Company has granted the lender a security interest in the AuraSource Heavy Metals Separation System located on the El Capitan Property. As additional consideration for the loan, the Company issued 3,000,000 restricted shares of common stock to the lender.

Other than the aforementioned and pursuant to the 2014 Agreement (which, as set forth above, we cannot currently utilize), we have no other current committed sources of additional capital currently. To the extent that we are required to raise additional capital, we do not know whether it will be available on terms favorable or acceptable to us when needed, if at all. To the extent that we raise additional capital by issuing equity securities, our stockholders may experience dilution. In addition, we may grant future investors rights superior to those of our existing stockholders. If we raise additional funds by incurring debt, we could incur significant interest expense and become subject to covenants in the related transaction documentation that could affect the manner in which we conduct our business. If adequate additional capital is not available when required, we may be forced to reduce or eliminate our exploration activities and our marketing efforts for the sale of the El Capitan Property, or suspend our operations entirely.

### **Factors Affecting Future Mineral Exploration Results**

We have generated no revenues, other than interest income and miscellaneous revenue from the sale of two dore’ bars, since inception. As a result, we have only a limited history upon which to evaluate our future potential performance. Our potential must be considered by evaluation of all risks and difficulties encountered by exploration companies which have not yet established business operations and anticipated results and situations of entering active exploration activities.

The price of gold and silver has experienced an increase in value over the past five years. Beginning in April 2013, the price of gold and silver has experienced a downward swing. A significant permanent drop in the price of gold, silver or other precious metals may have a materially adverse effect on the future results of potential exploration activities and the opportunity to market the sale of the El Capitan Property. The costs associated with the recovery of precious metals may also cause a material adverse effect on the financial success of the Company and our ability to market the sale of the El Capitan Property.

## **Off-Balance Sheet Arrangements**

During the six months ended March 31, 2015, we did not engage in any off-balance sheet arrangements set forth in Item 303(a)(4) of Regulation S-K.

## **Contractual Obligations**

As of March 31, 2015, we had no contractual obligations (including long-term debt obligations, capital lease obligations, operating lease obligations, purchase obligations and other long-term liabilities reflected on our balance sheet under GAAP) that are expected to have an adverse effect on our liquidity and cash flows in future periods.

## **Critical Accounting Policies**

Our unaudited consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America, which require us to make estimates and judgments that significantly affect the reported amounts of assets, liabilities, revenues and expenses, and related disclosure of contingent assets and liabilities at the date of the consolidated financial statements. Note 1, “*Business, Basis of Presentation and Significant Accounting Policies*” in the Notes to the Consolidated Financial Statements in our Annual Report on Form 10-K for the year ended September 30, 2014, filed with the SEC on December 29, 2014, describes our significant accounting policies which are reviewed by management on a regular basis.

## **New Accounting Pronouncements**

Management does not believe that any recently issued, but not yet effective accounting pronouncements, if adopted, would have a material effect on the accompanying financial statements.

## **Item 3. Quantitative and Qualitative Disclosures About Market Risk**

As a “smaller reporting company” as defined by Item 10 of Regulation S-K, we are not required to provide information required by this Item.

## **Item 4. Controls and Procedures**

### **Disclosure Controls and Procedures**

The Company maintains disclosure controls and procedures, as defined in Rule 13a-15(e) and Rule 15d-15(e) under the Securities Exchange Act of 1934, as amended (the “Exchange Act”), that are designed to ensure that information required to be disclosed in its periodic reports filed under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC’s rules and forms, and that such information is accumulated and communicated to management, including the principal executive officer and principal financial officer, to allow timely decisions regarding required disclosure.

As of the end of the period covered by this Quarterly Report on Form 10-Q, our Chief Executive Officer and Chief Financial Officer have evaluated the effectiveness of our disclosure controls and procedures (as defined in Rule 13a-15(e) and Rule 15d-15(e) under the Exchange Act). Based upon the evaluation, our Chief Executive Officer and Chief Financial Officer concluded that the Company’s disclosure controls and procedures were effective at a reasonable assurance level to ensure that information required to be disclosed by it in the reports that the Company files or submits under the Exchange Act is recorded, processed, summarized and reported, within the time periods specified in the SEC’s rules and forms. In addition, our Chief Executive Officer and Chief Financial Officer concluded that the Company’s disclosure controls and procedures were effective at a reasonable assurance level to ensure that information required to be disclosed in the reports that the Company files or submits under the Exchange Act is accumulated and communicated to the Company’s management, including the Chief Executive Officer and Chief Financial Officer, to allow timely decisions regarding required disclosure.

### **Changes in Internal Control over Financial Reporting**

There have been no changes in our internal control over financial reporting, as defined in Rule 13a-15(f) and 15d-15(f) promulgated under the Exchange Act, during the quarter ended March 31, 2015, that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

## **PART II. OTHER INFORMATION**

### **Item 1. Legal Proceedings**

We are not a party to any material pending legal proceedings and to our knowledge, no such proceedings by or against the Company have been threatened.

### **Item 1A. Risk Factors**

Investing in our common stock involves a high degree of risk. You should carefully consider the risks and uncertainties described in our Annual Report on Form 10-K for the year ended September 30, 2014, filed with the U.S. Securities and Exchange Commission on December 29, 2014, as amended by Amendment Nos. 1 and 2 filed on February 18, 2015 and March 6, 2015, respectively, in addition to the other information included in forward-looking statements made in this Quarterly Report on Form 10-Q or elsewhere by management from time to time prior to investing in our common stock.

### **Item 2. Unregistered Sales of Equity Securities and Use of Proceeds**

On February 4, 2015, the Company issued a \$30,000 unsecured promissory note to Management Resource Initiative, Inc., a corporation wholly-owned by John F. Stapleton, who serves as a director and Chief Financial Officer of the Company. Outstanding amounts under this note accrue interest at 18% per year, with all principal and accrued interest being due and payable on February 4, 2016. As additional consideration for the loan, the Company issued 200,000 restricted shares of common stock to the lender. On the same date, the Company issued a similar \$33,000 note and issued an additional 200,000 restricted shares of common stock to a different investor. The Company's obligations under both notes were personally guaranteed by Charles C. Mottley, a director and Chief Executive Officer of the Company. The issuance of these notes and shares was exempt from the registration requirements of the Securities Act of 1933, as amended, pursuant to Section 4(a)(2) thereof because such issuance did not involve a public offering.

On April 16, 2015, the Company entered into an agreement with a third party financing source pursuant to which the lender has committed to loan the Company a total of \$200,000 in installments over six months. The loan accrues interest at 10% per year, with all principal and accrued interest being due and payable on April 17, 2016. To secure the loan, the Company has granted the lender a security interest in the AuraSource Heavy Metals Separation System located on the El Capitan Property. As additional consideration for the loan, the Company issued 3,000,000 restricted shares of common stock to the lender. The loan and related issuance of shares was exempt from the registration requirements of the Securities Act of 1933, as amended, pursuant to Section 4(a)(2) thereof because such issuance did not involve a public offering.

### **Item 3. Defaults Upon Senior Securities**

None.

### **Item 4. Mine Safety Disclosures**

Not applicable.

### **Item 5. Other Information**

None.

**Item 6. Exhibits**

**(a) Exhibits**

<b>Exhibit Number</b>	<b>Description</b>
2.1	Agreement and Plan of Merger between the Company, Gold and Minerals Company, Inc. and MergerCo, dated June 28, 2010 ( <i>incorporated by reference to Exhibit 2.1 to the Company's Current Report on Form 8-K filed July 7, 2010</i> ).
3.1	Articles of Incorporation, as amended ( <i>incorporated by reference to Exhibit 3.1 to the Company's Form S-4 Registration Statement #333-170281 filed on November 2, 2010</i> ).
3.2	Certificate of Amendment to Articles of Incorporation ( <i>incorporated by reference to Exhibit 3.1 to the Company's Current Report on Form 8-K filed October 1, 2014</i> ).
3.3	Certificate of Designation of Series A Junior Participating Preferred Stock ( <i>incorporated by reference to Exhibit 3.1 to the Company's Current Report on Form 8-K filed August 31, 2011</i> ).
3.4	Certificate of Designation of Series B Convertible Preferred Stock ( <i>incorporated by reference to Exhibit 3.1 to the Company's Current Report on Form 8-K filed August 1, 2014</i> ).
3.5	Restated Bylaws ( <i>incorporated by reference to Exhibit 3.2 to the Company's Form S-4 Registration Statement #333-170281 filed on November 2, 2010</i> ).
4.1	Rights Agreement dated August 25, 2011 between the Company and OTR, Inc. ( <i>incorporated by reference to Exhibit 4.2 to the Company's Form 8-K filed on August 31, 2011</i> ).
31.1*	Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2*	Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1*	Certification of Chief Executive Officer and Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
101.INS*	XBRL Instance Document**
101.SCH*	XBRL Extension Schema Document**
101.CAL*	XBRL Extension Calculation Linkbase Document**
101.DEF*	XBRL Extension Definition Linkbase Document**
101.LAB*	XBRL Extension Labels Linkbase Document**
101.PRE*	XBRL Extension Presentation Linkbase Document**

\* Filed herewith.

\*\* In accordance with Rule 406T of Regulation S-T, this information is deemed not "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended.

## SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

EL CAPITAN PRECIOUS METALS, INC.

Dated: May 15, 2015

By: /s/ Charles C. Mottley  
Charles C. Mottley  
Chief Executive Officer, President and Director  
(Principal Executive Officer)

Dated: May 15, 2015

By: /s/ John F. Stapleton  
John F. Stapleton  
Chief Financial Officer and Director  
(Principal Financial Officer)

**RULE 13a-14(a) CERTIFICATION OF CHIEF EXECUTIVE OFFICER**

I, Charles C. Mottley, certify that:

1. I have reviewed this Quarterly Report on Form 10-Q of El Capitan Precious Metals, Inc.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: May 15, 2015

By: /s/ Charles C. Mottley

Charles C. Mottley

President, Chief Executive Officer and Director

**RULE 13a-14(a) CERTIFICATION OF CHIEF FINANCIAL OFFICER**

I, John F. Stapleton, certify that:

1. I have reviewed this Quarterly Report on Form 10-Q of El Capitan Precious Metals, Inc.;
2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
  - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: May 15, 2015

By: /s/ John F. Stapleton  
John F. Stapleton  
Chief Financial Officer and Director

**CERTIFICATION OF CHIEF EXECUTIVE OFFICER AND CHIEF FINANCIAL OFFICER  
PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO  
SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002**

In connection with the Quarterly Report of El Capitan Precious Metals, Inc. (the “Company”) on Form 10-Q for the six-month period ended March 31, 2015, filed with the Securities and Exchange Commission on the date hereof (the “Report”), the undersigned officers of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that to the best of our knowledge:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in material respects, the financial condition and results of operations of the Company, as of, and for the periods presented in the Report.

Date: May 15, 2015

/s/ Charles C. Mottley

Charles C. Mottley

Chief Executive Officer, President and Director

/s/ John F. Stapleton

John F. Stapleton

Chief Financial Officer and Director