Report to Shareholders for the Second Quarter Ending March 31, 2020 (These statements have not been audited)

Listed on the Canadian Securities Exchange Symbol: CEG and The OTCQB International Symbol: CEGMF

The Company's auditors have not reviewed these condensed interim consolidated financial statements for the six month period ended March 31, 2020

Condensed Interim Consolidated Statements of Financial Position For the six month period ended March 31, 2020 and 2019

(Expressed in thousands of U.S. dollars, except per share amounts)

ASSETS         \$           Current assets         13           Receivables and advances         4         9           Recoverable taxes         6         28           Non-current assets         11         601           Due from related parties         11         601           Total assets         629         1           LIABILITIES         5         151         151           Due to related parties         11         741			March 31,	September 30,
ASSETS         Current assets       13         Receivables and advances       4       9       Recoverable taxes       6       28         Non-current assets         Due from related parties       11       601         Total assets       629         LIABILITIES         Current liabilities         Trade and other payables       5       151       151       20       11       741<		Notes	2020	2019
Current assets       13         Receivables and advances       4       9         Recoverable taxes       6       28         Non-current assets       11       601         Total assets       629       11       601         Total assets       5       151       601         Total labilities         Trade and other payables       5       151       7       11       741<			\$	\$
Cash         13           Receivables and advances         4         9           Recoverable taxes         6         28           Non-current assets         3         28           Non-current assets         11         601         6           Total assets         629         629           LIABILITIES         629         629           Current liabilities         5         151           Due to related parties         11         741           Other debt         6         226           Intlas         Non-Current liabilities         11         741           Non-Current liabilities         7         2,382         2           Total liabilities         3,500         3,500         3,500           SHAREHOLDES' DEFICIENCY         3         9         -           Share capital         8         90,092         9         -           Contributed surplus         8,573         3         1,438         9           Deficit         (102,974)         1,438         1,438         1,438         1,438         1,438         1,438         1,438         1,438         1,438         1,438         1,438         1,438         1,438	ASSETS			
Receivables and advances       4       9         Recoverable taxes       6         28         Non-current assets         Due from related parties       11       601         Total assets         Current liabilities         Trade and other payables       5       151         Due to related parties       11       741         Other debt       6       226         1,118         Non-Current liabilities         Long Term Debt       7       2,382         Total liabilities       3,500         SHAREHOLDES' DEFICIENCY         Share capital       8       90,092         Warrants       9       -         Contributed surplus       8,573         Convertible unsecured debenture       1,438         Deficit       (102,974)	Current assets			
Recoverable taxes         6           Non-current assets         28           Due from related parties         11         601           Total assets         629           LIABILITIES         Current liabilities           Trade and other payables         5         151           Due to related parties         11         741           Other debt         6         226           Non-Current liabilities         1,118           Non-Current Debt         7         2,382           Total liabilities         3,500           SHAREHOLDES' DEFICIENCY           Share capital         8         90,092           Warrants         9         -           Contributed surplus         8,573           Convertible unsecured debenture         1,438           Deficit         (102,974)	Cash		13	37
28           Non-current assets           Due from related parties         11         601           Total assets         629           LIABILITIES           Current liabilities           Trade and other payables         5         151           Due to related parties         11         741           Other debt         6         226           Non-Current liabilities           Long Term Debt         7         2,382           Total liabilities         3,500           SHAREHOLDES' DEFICIENCY           Share capital         8         90,092           Warrants         9         -           Contributed surplus         8,573           Convertible unsecured debenture         1,438           Deficit         (102,974)	Receivables and advances	4	9	14
Non-current assets         11         601           Total assets         629           LIABILITIES         Current liabilities           Trade and other payables         5         151           Due to related parties         11         741           Other debt         6         226           1,118         1,118           Non-Current liabilities         7         2,382           Long Term Debt         7         2,382           Total liabilities         3,500           SHAREHOLDES' DEFICIENCY         8         90,092           Warrants         9         -           Contributed surplus         8,573           Convertible unsecured debenture         1,438           Deficit         (102,974)	Recoverable taxes		6	2
Due from related parties         11         601           Total assets         629           LIABILITIES         Current liabilities           Trade and other payables         5         151           Due to related parties         11         741           Other debt         6         226           Long Term Debt         7         2,382           Total liabilities         3,500           SHAREHOLDES' DEFICIENCY         3,500           Share capital         8         90,092           Warrants         9         -           Contributed surplus         8,573           Convertible unsecured debenture         1,438           Deficit         (102,974)			28	53
Total assets         629           LIABILITIES         Current liabilities           Trade and other payables         5         151           Due to related parties         11         741           Other debt         6         226           1,118           Non-Current liabilities           Long Term Debt         7         2,382           Total liabilities         3,500           SHAREHOLDES' DEFICIENCY           Share capital         8         90,092           Warrants         9         -           Contributed surplus         8,573           Convertible unsecured debenture         1,438           Deficit         (102,974)	Non-current assets			
LIABILITIES         Current liabilities         Trade and other payables       5       151         Due to related parties       11       741         Other debt       6       226         1,118         Non-Current liabilities         Long Term Debt       7       2,382         Total liabilities       3,500         SHAREHOLDES' DEFICIENCY         Share capital       8       90,092         Warrants       9       -         Contributed surplus       8,573         Convertible unsecured debenture       1,438         Deficit       (102,974)	Due from related parties	11	601	601
Current liabilities         Trade and other payables       5       151         Due to related parties       11       741         Other debt       6       226         1,118         Non-Current liabilities         Long Term Debt       7       2,382         2,382       2,382         Total liabilities       3,500         SHAREHOLDES' DEFICIENCY         Share capital       8       90,092         Warrants       9       -         Contributed surplus       8,573         Convertible unsecured debenture       1,438         Deficit       (102,974)	Total assets	<u>-</u>	629	654
Trade and other payables       5       151         Due to related parties       11       741         Other debt       6       226         1,118         Non-Current liabilities         Long Term Debt       7       2,382         2,382         Total liabilities       3,500         SHAREHOLDES' DEFICIENCY         Share capital       8       90,092         Warrants       9       -         Contributed surplus       8,573         Convertible unsecured debenture       1,438         Deficit       (102,974)	LIABILITIES			
Due to related parties       11       741         Other debt       6       226         1,118         Non-Current liabilities         2,382         Total liabilities       3,500         SHAREHOLDES' DEFICIENCY         Share capital       8       90,092         Warrants       9       -         Contributed surplus       8,573         Convertible unsecured debenture       1,438         Deficit       (102,974)	Current liabilities			
Other debt         6         226           1,118           Non-Current liabilities           Long Term Debt         7         2,382           2,382           Total liabilities         3,500           SHAREHOLDES' DEFICIENCY         8         90,092           Share capital         8         90,092           Warrants         9         -           Contributed surplus         8,573           Convertible unsecured debenture         1,438           Deficit         (102,974)	Trade and other payables	5	151	157
1,118         Non-Current liabilities         Long Term Debt       7       2,382         2,382       2,382         Total liabilities       3,500         SHAREHOLDES' DEFICIENCY       8       90,092         Share capital       8       90,092         Warrants       9       -         Contributed surplus       8,573         Convertible unsecured debenture       1,438         Deficit       (102,974)	Due to related parties	11	741	4,052
Non-Current liabilities           Long Term Debt         7         2,382           2,382         2,382           Total liabilities         3,500           SHAREHOLDES' DEFICIENCY         Share capital         8         90,092           Warrants         9         -           Contributed surplus         8,573         Share capital         1,438           Deficit         (102,974)         100,974	Other debt	6	226	383
Long Term Debt         7         2,382           2,382         2,382           Total liabilities         3,500           SHAREHOLDES' DEFICIENCY         8         90,092           Share capital         8         90,092           Warrants         9         -           Contributed surplus         8,573           Convertible unsecured debenture         1,438           Deficit         (102,974)			1,118	4,592
Total liabilities         2,382           SHAREHOLDES' DEFICIENCY         3,500           Share capital         8         90,092           Warrants         9         -           Contributed surplus         8,573           Convertible unsecured debenture         1,438           Deficit         (102,974)	Non-Current liabilities			
Total liabilities         3,500           SHAREHOLDES' DEFICIENCY         8         90,092           Share capital         8         90,092           Warrants         9         -           Contributed surplus         8,573           Convertible unsecured debenture         1,438           Deficit         (102,974)	Long Term Debt	7	2,382	<u>-</u>
SHAREHOLDES' DEFICIENCY           Share capital         8         90,092           Warrants         9         -           Contributed surplus         8,573           Convertible unsecured debenture         1,438           Deficit         (102,974)			2,382	
Share capital         8         90,092           Warrants         9         -           Contributed surplus         8,573           Convertible unsecured debenture         1,438           Deficit         (102,974)	Total liabilities	-	3,500	4,592
Warrants  Contributed surplus  Convertible unsecured debenture  Deficit  9 - 8,573  1,438  (102,974)	SHAREHOLDES' DEFICIENCY			
Contributed surplus 8,573  Convertible unsecured debenture 1,438  Deficit (102,974)	Share capital	8	90,092	90,092
Convertible unsecured debenture 1,438  Deficit (102,974)	Warrants	9	-	379
Deficit (102,974)	Contributed surplus		8,573	8,194
	Convertible unsecured debenture		1,438	-
	Deficit		(102,974)	(102,603)
Total shareholders' deficiency (2,871)	Total shareholders' deficiency		(2,871)	(3,938)
Total liabilities and shareholders' deficiency 629	Total liabilities and shareholders' deficiency	<u>-</u>	629	654

Nature of operations and going concern assumption (Note 1)

Approved by the Board of Directors

(Signed) Paul J. DesLauriers Chairman (Signed) Stephen W. Houghton Director

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

Condensed Interim Consolidated Statements of Loss and Other Comprehensive Loss For the six month period ended March 31, 2020 and 2019 (Expressed in thousands of U.S. dollars, except per share amounts)

	Three months ended		Six month	ns ended
	March 31,	March 31,	March 31,	March 31,
	2020	2019	2020	2019
	\$	\$	\$	\$
Expenses				
General, sales and administrative	109	337	226	483
Foreign exchange	55	17	59	26
Share-based compensation	1	1	1	2
Interest	34	(4)	38	1
Other (income)/expenses	43	<u>-</u>	47	<u>-</u> _
Loss and comprehensive loss for the period	(242)	(351)	(371)	(512)
Basic and diluted loss per share	(0.00)	(0.00)	(0.00)	(0.00)
Weighted average number of shares outstanding	339,390,784	339,390,784	339,390,784	339,390,784

Condensed Interim Consolidated Statements of Changes in Shareholders' Deficiency For the six month period ended March 31, 2020 and 2019 (Expressed in thousands of U.S. dollars, except per share amounts)

	Share cap	ital	Warrants	Contributed	Convertible	Deficit	Total equity
	Number of	Amount	(Note 9)	surplus	unsecured		
	shares				debentures		
Balance - October 1, 2018	300,213,618	88,434	379	8,189	140	(101,786)	(4,644)
Share-based compensation	-	-	-	2	-	-	2
Equity portion of convertible debentures	39,177,166	1,658	-	-	(140)	-	1,518
Conversion of debentures	-	-	-	330	-	-	330
Net loss	-	-	-	-	-	(512)	(512)
Balance - March 31, 2019	339,390,784	90,092	379	8,521	-	(102,298)	(3,306)
Balance - October 1, 2019	339,390,784	90,092	379	8,194	-	(102,603)	(3,938)
Share-based compensation	-	-	-	-	-	-	-
Expiry of Warrants	-	-	(379)	379	-	-	-
Equity portion of convertible debentures	-	-	-	-	1,438	-	1,438
Net loss	<u>-</u>	-	-		-	(371)	(371)
Balance - March 31, 2020	339,390,784	90,092	-	8,573	1,438	(102,974)	(2,871)

The accompanying notes form an integral part of these condensed interim consolidated financial statements.

Condensed Interim Consolidated Statements of Cash Flows For the six month period ended March 31, 2020 and 2019 (Expressed in thousands of U.S. dollars, except per share amounts)

	Three months ended		Six months ended	
	March 31,	March 31,	March 31,	March 31,
	2020	2019	2020	2019
	\$	\$	\$	\$
Operating Activities				
Net loss for the period	(242)	(353)	(371)	(512)
Items not involving cash:				
Stock-based compensation	1	1_	1	2
	(241)	(352)	(370)	(510)
Change in non-cash working capital	18	(36)	(6)	(13)
Net cash used in operating activities	(223)	(388)	(376)	(523)
Investing activities				
Conversion of debentures	-			330
Net cash provided by investing activities	-	<u>-</u>		330
Financing activities				
Due to related parties	225	349	352	472
Repayment of debt	-			(315)
Net cash provided by financing activities	225	349	352	157
Increase (decrease) in cash	2	(39)	(24)	(36)
Cash - Beginning of period	11	59	37	56
Cash - End of period	13	20	13	20

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

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended March 31, 2020 (Expressed in thousands of U.S., except share and per share amounts)

### 1. NATURE OF OPERATIONS AND GOING CONCERN ASSUMPTION

Cerro Grande Mining Corporation (the "Company" or "CEG") and its subsidiaries is a mining, exploration and development company, which produced gold, silver and copper, with operations mainly in Chile. The Company is incorporated under the Canada Business Corporations Act, and its common shares are listed on the Canadian Securities Exchange ("CSE") trading under the symbol "CEG" and on the OTCQB trading under the symbol "CEGMF". The Company is domiciled in Canada and the address of its records office is 1 King Street West, Suite 4009, Toronto, ON, M5H 1A1, Canada. The registered office is 181 University Avenue, Suite 800, Toronto, ON M5H 2X7, Canada.

These consolidated financial statements have been prepared on a going concern basis, which contemplates, that the Company will continue in operations for the near future and will be able to realize its assets and discharge its liabilities in the normal course of business. As at March 31, 2020, the Company has a working capital deficit of \$1,090 (2019 - \$3,907).

The certainty of future profitability and availability of sources of additional financing cannot be assured at this time and accordingly, these material uncertainties cast significant doubt about the Company's ability to continue as a going concern. The consolidated financial statements do not include adjustments to the carrying values and classifications of recorded assets, liabilities, related revenues, and expenses that would be necessary should the Company be unable to continue as a going concern and those adjustments may be material.

### 2. BASIS OF PRESENTATION

#### a) Statements of compliance

These unaudited condensed interim consolidated financial statements are expressed in thousands of US dollars and have been prepared in compliance with International Financial Reporting Standards ("IFRS") as issued by the International Standards Board ("IASB") including IAS34 Interim Financial Reporting. The condensed interim consolidated financial statements should be read in conjunction with the Company's annual consolidated financial statements for the year ended September 30, 2019, which have been prepared in accordance with IFRS as issued by the IASB.

The accounting policies and the application adopted are consistent with those disclosed in Note 3 to the Company's consolidated financial statements for the year ended September 30, 2019 except as described below.

The preparation of condensed interim consolidated financial statements requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities and expenses.

All financial information presented in USD has been rounded to the nearest thousand unless otherwise stated.

The Board of Directors approved the consolidated financial statements on May 29, 2020.

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended March 31, 2020 (Expressed in thousands of U.S., except share and per share amounts)

### 2. BASIS OF PRESENTATION – (Continued)

#### b) Basis of preparation

These consolidated financial statements have been prepared under the historical cost basis, except for certain financial assets and liabilities that are measured at fair value through profit and loss including derivative instruments. All amounts are expressed in thousands of US dollars, except share and per share amounts.

### c) Use of estimates and judgements

The preparation of financial statements in conformity with IFRS requires the Company 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 consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. The Company also makes estimates and assumptions concerning the future. The determination of estimates requires the exercise of judgement based on various assumptions and other factors such as historical experience and current and expected economic conditions. Actual results could differ from those estimates.

### i) Significant judgements in applying accounting policies

The areas which require management to make significant judgements in applying the Company's accounting policies in determining carrying values include, but are not limited to:

#### a) Taxes

The Company is subject to income taxes in various jurisdictions. Significant judgment is required in determining the provision for income taxes, due to the complexity of legislation. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business.

### ii) Significant accounting estimates and assumptions

The areas which require management to make significant estimates and assumptions in determining carrying values include, but are not limited to:

#### a) Deferred taxes

The Company recognizes the deferred tax benefit related to deferred income and resource tax assets to the extent recovery is probable. Assessing the recoverability of deferred income tax assets requires management to make significant estimates of future taxable profit. To the extent that future cash flows and taxable profit differ significantly from estimates, the ability of the Company to realize the net deferred tax assets recorded at the statement of financial position date could be impacted. In addition, future changes in tax laws could limit the ability of the Company to obtain tax deductions in future periods from deferred income and resource tax assets.

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended March 31, 2020 (Expressed in thousands of U.S., except share and per share amounts)

### 3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies used in the preparation of these consolidated financial statements are described below:

### a) Basis of consolidation

These consolidated financial statements include the accounts of the Company and its subsidiaries. All intercompany balances, transactions, income and expenses, and profits or losses have been eliminated on consolidation. The Company consolidates subsidiaries where they have the ability to exercise control. Control exists when an investor is exposed, or has rights, to variable returns from its involvement with an investee and has the ability to affect those returns through its power over the investee.

### b) Foreign currency translation and transactions

The Company presents its financial statements in U.S. dollars. This is also the functional currency of CEG and its subsidiaries.

The Company's foreign currency transactions and balances denominated in foreign currencies are translated into the Company's functional currency, the U.S. dollar, as follows:

Foreign currency transactions are translated into the functional currency using exchange rates prevailing at the dates of the transactions or valuation where items are re-measured. Foreign exchange gains and losses resulting from the settlement of such transactions and year-end translation of monetary items are recognized in the statement of loss and other comprehensive loss under "Foreign exchange".

#### c) Cash and cash equivalents

Cash and cash equivalents include cash on hand, deposits held with banks, and other short-term liquid investments with original maturities of three months or less, which are subject to an insignificant risk of changes in value except for foreign exchange risk. As at March 31, 2020 and 2019, the Company does not hold any cash equivalents.

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended March 31, 2020 (Expressed in thousands of U.S., except share and per share amounts)

### 3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES – (Continued)

### d) Financial instruments

### Financial assets

Financial assets are classified as either financial assets at fair value through profit or loss, amortized cost, or fair value through other comprehensive income. The Company determines the classification of its financial assets at initial recognition.

Fair value through profit or loss ("FVTPL") - financial assets are classified in this category if they are a derivative instrument, an equity instrument for which the Company has not made the irrevocable election to classify as fair value through other comprehensive income ("FVTOCI"), or a debt instrument that is not held within a business model whose objective includes holding the financial assets in order to collect contractual cash flows that are solely payments of principal and interest. Gains and losses arising from changes in fair value are recognized in profit and loss. The Company's cash is recorded at FVTPL.

Amortized cost – financial assets are classified as measured at amortized cost if both of the following criteria are met and the financial assets are not designated as FVTPL: 1) The objective of the Company's business model for these financial assets is to collect their contractual cash flows; and 2) the assets' contractual cash flow represents solely payments of principal and interest.

The Company's receivables and due from related parties are recorded at amortized cost.

#### Impairment of financial assets

The Company assesses all information available, including on a forward-looking basis, the expected credit losses associated with its assets carried at amortized cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk. To assess whether there is a significant increase in credit risk, the Company compares the risk of a default occurring on the asset as the reporting date, with the risk of default as at the date of initial recognition, based on all information available, and reasonable and supportive forward-looking information.

#### Financial liabilities

The Company classifies its financial liabilities into one of two categories, depending on the purpose for which the liability was incurred. The Company's accounting policy for each category is as follows:

Fair value through profit or loss - This category comprises derivatives, or liabilities acquired or incurred principally for the purpose of selling or repurchasing it in the near term. They are carried in the statement of financial position at fair value with changes in fair value recognized in profit and loss.

Amortized cost: This category includes trade and other payables, due to related parties and other debt, which are recognized at amortized cost.

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended March 31, 2020 (Expressed in thousands of U.S., except share and per share amounts)

### 4. RECEIVABLES AND ADVANCES

	March 31,	September 30,
	2020	2019
	\$	\$
Prepaid expenses, advances and other	9	14
Total receivables and advances	9	14

The Company has no trade receivables for the periods presented.

### 5. TRADE AND OTHER PAYABLES

Details are as follows:

	March 31,	September 30,
	2020	2019
	\$	\$
Trade payables	145	150
Other payables and accrued liabilities	6	7
Total trade and other payables	151	157

### 6. OTHER DEBT

	March 31,	September 30,
	<u>2020</u> \$	<u>2019</u> \$
Convertible unsecured debentures	-	164
Gold loan (a & b)	226	219
	226	383
Less: Current portion	(226)	(383)
Long-term Debt	-	-

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended March 31, 2020 (Expressed in thousands of U.S., except share and per share amounts)

### **6. OTHER DEBT–** (Continued)

A summary of long-term debt is as follows:

The maturities of long-term debt and interest payments are as follows for the year ended:

	March 31, 2020	September 30, 2019
	\$	\$
September 30, 2020	234	400
	234	400
Less: Future accretion	(8)	(17)
	226	383

Interest paid by the Company was \$nil for the six month period ended March 31, 2020 (2019 - \$nil).

a) On November 5, 2014 the Company issued a debenture for \$100 with a maturity date of November 5, 2017 related to a "Gold Loan" agreed to by the parties for an equivalent amount. The debenture bears a fixed annual interest rate of 10% on the outstanding principal amount and is payable on a quarterly basis on the 5th day of February, May, August and November of each year. The payment of the principal is semi-annually on May 6 and November 6 of each year plus the difference in the average gold price per ounce in excess of \$1,057 per ounce multiplied by 15.77 ounces of gold.

The balance of the Gold Loan at March 31, 2020 is \$22 (2019 - \$21) of interest and principal and is currently in default. The derivative liability associated with the fluctuation of the price of gold in the contract as at March 31, 2020 is immaterial.

b) On August 22, 2016 the Company issued a second debenture for \$200 with a maturity date of August 22, 2019 related to a "Gold Loan" agreed to by the parties for an equivalent amount. The Company incurred transaction costs on this loan of \$14. The debenture bears a fixed annual interest rate of 8% on the outstanding principal amount and is payable on a quarterly basis on the 25th day of February, May, August and November of each year. The payment of the principal is semi-annually on Feb 25 and August 25 of each year plus the difference in the average gold price per ounce in excess of US\$ 1,260 per ounce multiplied by 26.455 ounces of gold.

The principal balance of the Gold Loan at March 31, 2020 is \$167 (2019 - \$167) and unpaid interest amounts to \$37 (2019 - \$31) and is currently in default. The derivative liability associated with the fluctuation of the price of gold in the contract as at March 31, 2020 is immaterial.

c) In December 2016 the Company issued \$2,771 of convertible unsecured debentures to David Thomson and Mario Hernandez, who are also directors and officers of the Company, to settle outstanding indebtedness in the aggregate amount of \$2,771 owed to the Related Parties, such indebtedness being made up of net smelter royalty, management fees, cash advances and interest thereon made to the Company by the Related Parties. The maturity date of these debentures was December 2019. The interest rate on these Debentures was 8% to be paid semi-annually. The Company recorded \$138 as the equity portion of the convertible debenture.

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended March 31, 2020 (Expressed in thousands of U.S., except share and per share amounts)

### **6. OTHER DEBT–** (Continued)

The conversion price of the debentures was CA\$0.05 per share convertible into up to 71,538,374 common shares of the Company.

During the year ended September 30, 2017 an equivalent of \$1,315 was converted into 32,361,208 common shares in name of Compañia Minera Chañar Blanco, a company owned by Mr. Hernandez. This resulted in the reclassification of \$1,252 from long-term debt and \$63 from the equity component of convertible debentures to share capital.

During the year ended September 30, 2019 an equivalent of \$1,593 was converted into 39,177,166 common shares in name of Minera Auromin, a company owned by David Thomson. This resulted in the reclassification of \$1,518 from other debt and \$75 from the equity component of convertible debentures to share capital. The accrued interest on these debentures of \$175 was forfeited by Auromin and recorded in the statement of loss as "gain on forgiveness of debt".

d) On February 20, 2020 the Company issued unsecured convertible debentures in the aggregate principal amount totaling approximately US\$3,787 (or CDN\$4,919 using an exchange rate of US\$1.00/CDN\$1.2988) (the "Debentures").

Mario Hernandez, ("Hernandez") a director and officer of the Company, personally and through Compañia Minera Chanar Blanco S.A. ("Chanar Blanco"), a company controlled by Hernandez and David Thomson, ("Thomson") a director and officer of the Company, through Compañia Minera Auromin Ltda ("Auromin"), a company controlled by Thomson, have each acquired one Debenture convertible into common shares of the Company (each, a "Common Share"). Hernandez has acquired a Debenture in the principal amount of US\$34 (CDN\$44), Chanar Blanco has acquired a Debenture in the principal amount of US\$604 (CDN\$784) and Minera Auromin has acquired a Debenture in the principal amount of US\$3,149 (CDN\$4,090). The outstanding amount of principal under each Debenture is convertible into Common Shares at a conversion price (the "Conversion Price") equal to the greater of (i) CDN\$0.05 per Common Share, and (ii) the simple average of the closing price per Common Share on the Canadian Securities Exchange (or such other exchange on which the Common Shares may then be listed) for the 15 consecutive trading days period ending immediately prior to the date of the notice of conversion provided by the holder of the Debenture to the Company. On this basis, each of Hernandez, Chanar Blanco and Minera Auromin, can acquire at their option, at any time after the date that is 180 days from the date hereof until maturity, up to 882,290, 15,680,601 and 81,807,694 Common Shares, respectively, upon conversion of the full amount of principal under their respective Debentures.

The Company has classified all debt as current with the exception of the recently issued Debentures, which have been classified as Long Term.

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended March 31, 2020 (Expressed in thousands of U.S., except share and per share amounts)

### 7. LONG TERM DEBT

	March 31,	September 30,
	2020	2019
	\$	\$
Auromin	1,981	-
Chañar Blanco	380	-
Mario Hernandez	21	-
Total	2,382	-

The Debentures have been issued in exchange for the cancellation of cash advances made to the Company up to December 31, 2019, by each of Hernandez, Chanar Blanco and Minera Auromin in the aggregate amount of US\$3,787. The cash advances were used for working capital purposes and to pay for the Company's MAG and DCIP surveys conducted on the Company's Tordillo property. The Debentures mature on February 20, 2025 and are non-interest bearing.

The Company may also, at its option, accelerate the conversion (the "Acceleration Right") of all or part of the outstanding principal at the Conversion Price, at any time if the closing price of the Common Shares on the Canadian Securities Exchange, equals or exceeds CDN\$0.15 per Common Share for a period of 20 consecutive trading days (the "Acceleration Period"). For further information, please refer to the February 20, 2020 press release issued by the Company.

The Company recorded \$1,438 as the equity portion of the convertible debenture. The conversion price of the debentures is CA\$0.05 per share convertible into up to 98,370,585 common shares of the Company.

### 8. SHARE CAPITAL

	Number of		
	shares Amou		
		\$	
Balance - September 30, 2019	339,390,784	90,092	
Balance - March 31, 2020	339,390,784	90,092	

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended March 31, 2020 (Expressed in thousands of U.S., except share and per share amounts)

### 8. SHARE CAPITAL - (Continued)

### a) Authorized capital

The authorized capital of the Company consists of an unlimited number of common shares, with no par value.

### b) Issued and outstanding

During the year ended September 30, 2019, the Company extinguished a convertible debenture in the amount of \$1,593 by issuing an aggregate of 39,177,166 common shares.

### c) Share option plan

The Company has a share option plan (the "Plan") whereby, from time to time at the discretion of the Board of Directors, share options are granted to directors, officers, employees, certain consultants and service providers. The maximum number of common shares issuable under the Plan is 12,578,754 common shares and 5,000,000 common shares issuable under the share bonus plan, within the Plan, to eligible participants.

The aggregate number of shares which may be issued pursuant to stock options which remain outstanding shall not exceed 10% of the issued and outstanding shares. The Board of Directors determines the vesting period for each award granted under the plans at its discretion.

The maximum number of shares which may be issued pursuant to the share bonus plan cannot exceed 2% of the aggregate number of shares issued and outstanding shares.

A continuity schedule of outstanding stock options is as follows:

	Number of options	Weighted average exercise price CA\$
Balance – September 30, 2017	11,687,000	0.04
Expired	(5,200,000)	0.06
Granted Balance – September 30,	2,562,000	0.05
2018 Balance – September 30, 2019	9,049,000	0.03
Balance - March 31, 2020	9,049,000	0.03

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended March 31, 2020 (Expressed in thousands of U.S., except share and per share amounts)

### 8. SHARE CAPITAL - (Continued)

Options outstanding as at March 31, 2020 are as follows:

Exercise price CA\$	Number of options	Weighted average remaining contractual life (years)	Weighted average exercise price CA\$	Options exercisable
0.00 - 0.02	6,487,000	0.98	0.02	6,487,000
0.03 - 0.05	2,562,000	3.41	0.05	1,708,805
_	9,049,000	1.67		8,195,805

During the six month period ended March 31, 2020, the Company recognized a total of 1, 2019 - 2 related to the vesting of options granted.

#### 9. WARRANTS

At September 30, 2019, there were a total of 15,743,000 warrants outstanding.

On October 22, 2019, all warrants expired unexercised.

### 10. SEGMENT INFORMATION

In determining reportable operating segments, management reviews various factors, including geographic location, quantitative thresholds, and managerial structure.

The Company operates in one reportable operating segment, being the acquisition, exploration and development of mineral properties.

Geographic information is as follows:

March 31, 2020		Canada	Chile	Un	ited States	Total
Due from related parties	\$	318		-	283	601
Total Non-current assets	\$	318		-	283	601
September 30, 2019		Canada	Chile	Un	ited States	Total
		-	Ciliic	0	itea States	Total
Due from related parties	\$	318	Cime	-	283	601

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended March 31, 2020 (Expressed in thousands of U.S., except share and per share amounts)

### 11. RELATED PARTY TRANSACTIONS

The Company has a receivable from the CEO (who is also a director) of \$601 (2019 - \$601) consisting of \$283 (2019 - \$283) of cash advances and two loans totaling \$318 (2019 - \$318). The cash advances and loans bear no interest and have no specific terms of repayment. As at March 31, 2020, the Company has salaries and expenses payable to the CEO in the amount of \$363 (2019 - \$314), which is included in due to related parties.

A company controlled by the Chief Financial Officer of the Company (the "CFO") (who is also a director) billed \$17 to the Company for accounting and administration services rendered during the six month period ended March 31, 2020 (2019 - \$14). Trade and other payables include \$10 in relation to such services at March 31, 2020 (2019 - \$13)

As at March 31, 2020, due to related parties includes cash advances of \$nil from Mario Hernández, who is also a director and officer of the Company (2018 - \$526). The outstanding cash advances at December 31, 2019 were replaced by the issuance of convertible debentures. See Note 6.

Due to related parties includes cash advances of \$212 from David Thomson, who is also a director and officer of the Company, at March 31, 2020 (2019 - \$2,539). The cash advances bear no interest and have no specific terms of repayment. The outstanding cash advances of \$3,149 at December 31, 2019 were replaced by the issuance of convertible debentures. See Note 6.

As at March 31, 2020, the Company owes a total of \$165 (2019 - \$194) to directors for director's compensation.

Notes to the Condensed Interim Consolidated Financial Statements For the six months ended March 31, 2020

(Expressed in thousands of U.S., except share and per share amounts)

#### **Directors\* and Officers**

# Paul J. DesLauriers\*(1),(2),(3),(4)

Toronto, ON, Canada

Chairman

Executive Vice President and Director Loewen, Ondaatje, McCutcheon & Company Limited, Toronto, Canada

### Stephen W. Houghton\*

Santiago, Chile

Chief Executive Officer

Founder of Cerro Grande Mining Corporation

#### Mario Hernandez A.\*

Santiago, Chile

Executive Vice President and Director,

Claims and

Land Management

### William Hill\*(1),(3),(4)

Rockwood, ON, Canada

Principal, William Hill Mining Consultants, Ltd.

### Frederick D. Seeley\*(1),(2),(4)

West Falmouth, Massachusetts, USA Chairman, Givens Hall Bank and Trust Limited

#### David R. S. Thomson\*

Santiago, Chile

Executive Vice President and Director of Exploration

#### Peter W. Hogg\*

Toronto, ON, Canada Chief Financial Officer

- (1) Member, Audit Committee
- (2) Member, Compensation Committee
- (3) Technical Committee
- (4) Corporate Governance and Nominating Committee

### **Corporate Information**

Website: www.cegmining.com

#### **Canadian Securities Exchange**

Stock Symbol: CEG

#### **OTCQB** International

Stock Symbol: CEGMF

#### **Registered Office:**

c/o Ricketts Harris LLP 181 University Avenue

Suite 800

Toronto, ON M5H 2X7

Canada

### **Toronto Office**

1 King Street West , Suite 4009 Toronto, Ontario M5H 1A1, Canada

#### Santiago Office:

Av. Santa María 2224 Providencia, Santiago, Chile Telephone: 56-2-569-6200

### Solicitors:

#### **Ricketts Harris LLP**

Toronto, Ontario, Canada

#### Auditors:

#### **Davidson & Company LLP**

Vancouver, British Columbia, Canada

# Stock Registrar and Transfer Agent Computershare Investor Services

Toronto, Ontario, Canada