

GLOBALMIN VENTURES INC.
(Formerly Yukon Gold Corporation, Inc.)

A Nevada Corporation

HEAD OFFICE:
As of September 2, 2014
765 Brenda Way
Carson City, NV, USA
89704-9608

Toll Free: 1-844-465-3020

ADMINISTRATION OFFICE:

2150 Whitworth Drive
Oakville, Ontario, Canada, L6M 0A7
Ph (905) 845-1073
Fax (905) 845-6415

EIN: 52-2243048
CUSIP: 379381 10 6 as of July 17, 2014

QUARTERLY DISCLOSURE STATEMENT

For the Three months ended July 31, 2014

We are a shell company; therefore the exemption offered pursuant to Rule 144 is not available. Anyone who purchased securities directly or indirectly from us or any of our affiliates, in a transaction or chain of transactions not involving a public offering cannot sell such securities in an open market transaction.

GlobalMin Ventures Inc. is responsible for the content of this Quarterly Disclosure Statement. The securities described in this document are not registered with, and the information contained in this statement has not been filed with, or approved by, the U.S. Securities and Exchange Commission.

The information contained in the attached Quarterly Report is presented in "10-Q" style format. We continue to use such format for the benefit of our shareholders and to meet certain foreign reporting requirements.

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GLOBALMIN VENTURES INC.
(Formerly Yukon Gold Corporation, Inc.)
A Nevada Corporation

QUARTERLY DISCLOSURE STATEMENT
For the Three months ended July 31, 2014

Cautionary Note Regarding Forward-Looking Statements

Information set forth in this Quarterly Disclosure Statement (the “Quarterly Statement”) contains forward-looking statements that involve a number of risks and uncertainties that could cause our actual results to differ materially from those reflected in the forward-looking statements. Forward-looking statements can be identified by the use of the words “expect,” “project,” “may,” “potential,” and similar terms. GlobalMin Ventures Inc. (the “Company,” or “we”) cautions readers that any forward-looking information is not a guarantee of future performance and that actual results could differ materially from those contained in the forward-looking information. Forward-looking statements involve a number of risks, uncertainties and other factors beyond our control. Factors that could cause or contribute to such differences include, but are not limited to; those discussed under the heading, “RISK FACTORS” in PART II of our financial statements included as part of this Quarterly Disclosure Statement.

Item 1 Name of the issuer and its predecessors (if any)

The name of the issuer is GlobalMin Ventures Inc. (referred to herein as the “Company”)

The Company was incorporated in the State of Delaware on May 31, 2000 under the name, "RealDarts International, Inc." The Company changed its name to “Yukon Gold Corporation, Inc” on October 29, 2003. On July 2, 2014, the Company filed its amended Certificate of Incorporation with the state of Nevada for change of its name to GlobalMin Ventures Inc.

Item 2 Address of the issuer’s principal executive offices.

The address of the issuer is: 765 Brenda Way
Carson City, NV 89704-9608
As of September 2, 2014

The telephone is: Toll Free: 1-844-465-3020

Administration Office Remains as: 2150 Whitworth Dr.
Oakville, Ont L6M 0A7, Canada

The telephone and email are: Telephone: (905) 845-1073
Email: info@lancecapitalld.com

The issuer’s website: www.globalminventuresinc.com Under Construction

Investor relations contact: not applicable

Item 3 Security Information.

The trading symbol for the Company’s common stock at July 31, 2014 was “YGDCD” and changed to “GMVI” on August 14, 2014.

The CUSIP number for the Company is: 379381 10 6 (effective July 17, 2014)
The Company’s common stock has a par value of \$0.0001 per share.

The Company has 500,000,000 shares of Common Stock authorized.
Of that amount, 9,145,444 shares of Common Stock were outstanding as of July 31, 2014

The name and address of the transfer agent.

Olde Monmouth Stock Transfer Co., Inc.
200 Memorial Parkway
Atlantic Highlands, N.J. 07716

The telephone number is: (732) 872-2727

Olde Monmouth Stock Transfer Co., Inc. is registered under the Exchange Act and regulated by the U.S. Securities and Exchange Commission (from time to time referred to herein as the “SEC” or the “Commission”).

Of the Issuer’s outstanding shares of Common Stock, 8,302,475 shares bear a restricted legend “The shares represented by this certificate have not been registered under the Securities Act of 1933, as amended and may not be sold or transferred without registration under said Act or an exemption therefrom”.

Item 4 Issuance History

Any events that resulted in changes to the total shares outstanding by the issuer in the past two fiscal years and any interim period.

On February 15, 2013, the Company entered into a debt settlement agreement with Lance Capital Ltd. (“Lance”) pursuant to which it issued to Lance 6,031,839 common shares which represented payment in full of the Company’s total outstanding debt to Lance of \$301,592 as at January 31, 2013.

See Part II, Item 5 – Other Information – Subsequent Events of the attached Quarterly Report

On April 11, 2013, the Company issued 150,000 restricted common shares to Paul Feller (Acting Chief Executive Officer (“CEO”)) as payments for services rendered.

Item 5 Financial Statements

See PART I – FINANCIAL INFORMATION of the attached Quarterly Report as of the period ended July 31, 2014 (“Interim Financial Statements”).

Item 6 Describe the Issuer’s Business, Products and Services

A. The Company currently does not have an operating business. The Company had been an exploration stage mining company since October 29, 2003 and currently is a shell company. The Company is presently in a reorganization phase and has no subsidiaries but is in negotiations for a new acquisition.

B. The Company was incorporated in the State of Delaware on May 31, 2000 under the name, "RealDarts International, Inc." The Company changed its name to “Yukon Gold Corporation, Inc.” on October 29, 2003. The Company moved its state of domicile from the State of Delaware to the State of Nevada on May 16, 2011 to a re-domiciliation merger with its wholly-owned subsidiary incorporated under the laws of the state of Nevada.

All references to common shares and per common share amounts have been retroactively adjusted to reflect the ten-for-one reverse stock split which was effective April 4, 2014, unless otherwise noted.

The Company changed its name to GlobalMin Ventures Inc. on July 2, 2014.

- C. The issuer's primary SIC Code is 1000 – Metal Mining. The issuer has no secondary SIC Code.
- D. The issuer's fiscal Annual date is April 30.
- E. The issuer has no products or services.

Item 7 Describe the Issuer's Facilities

The Company contracts with Lance to provide office space and equipment. The Company has no assets.

Item 8 Officers, Directors, and Control Persons

A. Names of Officers, Directors, and Control Persons

J.L. Guerra, Jr., CEO and Chairman of the Board
Peter Shepherd, Interim President and Director
Howard Barth, Director
Rakesh Malhotra, Chief Financial Officer
Jeannine Hannah, Corporate Secretary

As at the date of this report, the following shareholders own more than five percent (5%) of the issuer's equity securities:

Lance Capital Ltd.
CEDE & Co.
S.K. Kelley & Associates Inc.

See Part II, Item 5 – Other Information – Subsequent Events of the attached Quarterly Report

B. Legal/Disciplinary History.

In the past five years, none of the foregoing persons have been subject to any of the following:

1. A conviction in a criminal proceeding or named as a defendant in a pending criminal proceeding (excluding traffic violations and other minor offenses);
2. The entry of an order, judgment, or decree, not subsequently reversed, suspended or vacated, by a court of competent jurisdiction that permanently or temporarily enjoined, barred, suspended or otherwise limited such person's involvement in any type of business, securities, commodities, or banking activities;
3. A finding or judgment by a court of competent jurisdiction (in a civil action), the Securities and Exchange Commission, the Commodity Futures Trading Commission, or a state securities regulator of a violation of federal or state securities or commodities law, which finding or judgment has not been reversed, suspended, or vacated; or
4. The entry of an order by a self-regulatory organization that permanently or temporarily barred, suspended or otherwise limited such person's involvement in any type of business or securities activities.

All references to common shares and per common share amounts have been retroactively adjusted to reflect the ten-for-one reverse stock split which was effective April 4, 2014, unless otherwise noted.

C. Beneficial Shareholders

As of the date of this report, the following shareholders own more than ten percent (10%) of the issuer's equity securities:

Lance Capital Ltd. 2150 Whitworth Dr. Oakville, Ontario L6M 0A7 Patricia Kelley, President	6,011,839 common shares of the issuer 66% of the issued and outstanding shares
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See Part II, Item 5 – Other Information – Subsequent Events of the attached Quarterly Report

S.K. Kelley & Associates Inc. 2150 Whitworth Dr. Oakville, Ontario, Canada, L6M 0A7 Patricia Kelley, President	1,240,260 common shares of the issuer 13.6% of the issued and outstanding shares
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Item 9 Third Party Providers

Legal Counsel

Jonathan H. Gardner
Kavinoky Cook, LLP
726 Exchange Street, Suite 800
Buffalo, NY 14210
Ph # (716)-845-6000
Email: jgardner@kavinokycook.com

Accountant or Auditor:

Warren Goldberg, CPA, CA
Schwartz Levitsky Feldman, LLP
2300 Yonge Street, Suite 1500
Toronto, Ontario M4P 1E4
Ph#: (416) 780-2244
Email: warren.goldberg@slf.ca

Investor Relations Consultant:

Not applicable.

Other Advisor:

Lance Capital Ltd. assisted, advised, prepared and provided information with respect to this Quarterly Disclosure Statement.

2150 Whitworth Dr.
Oakville, Ontario L6M 0A7
Ph # (905) 845-8168 and
Email: info@lancecapitaltd.com.

All references to common shares and per common share amounts have been retroactively adjusted to reflect the ten-for-one reverse stock split which was effective April 4, 2014, unless otherwise noted.

Item 10. Certifications

Please see PART II; OTHER INFORMATION, Item 6. Exhibits of the following Quarterly Report

- Certification of Principal Executive Officer
- Certification of Principal Financial Officer

GLOBALMIN VENTURES INC.
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A Nevada Corporation

EIN: 52-2243048
CUSIP: 379381 10 6 as of July 17, 2014

Quarterly Report

For the period ended July 31, 2014

HEAD OFFICE

As of September 2, 2014

765 Brenda Way
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Ph (905) 845-1073
Fax (905) 845-6415

Common Stock, par value \$0.0001 per share

We are a shell company; therefore the exemption offered pursuant to Rule 144 is not available. Anyone who purchased securities directly or indirectly from us or any of our affiliates, in a transaction or chain of transactions not involving a public offering cannot sell such securities in an open market transaction.

GlobalMin Ventures Inc is responsible for the content of this Quarterly Report. The securities described in this document are not registered with, and the information contained in this statement has not been filed with, or approved by, the U.S. Securities and Exchange Commission.

The information contained in the attached Quarterly Report is presented in "10-Q" style format. We continue to use such format for the benefit of our shareholders and to meet certain foreign reporting requirements.

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GLOBALMIN VENTURES INC.
(Formerly Yukon Gold Corporation, Inc.)

PART I – FINANCIAL INFORMATION

Item 1. Interim Financial Statements
For the three month period ended July 31, 2014
(Amounts expressed in US Dollars)
(Unaudited-Prepared by Management, not reviewed by Auditors)

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GLOBALMIN VENTURES INC.
(Formerly Yukon Gold Corporation, Inc.)

Interim Balance Sheets

As at July 31, 2014 (unaudited) and April 30, 2014 (audited)

(Amounts expressed in US Dollars)

(Unaudited-Prepared by Management, not reviewed by Auditors)

	July 31, 2014 \$ <u>(unaudited)</u>	April 30, 2014 \$ <u>(audited)</u>
ASSETS		
CURRENT ASSETS		
Cash	10,279	514
Prepaid expenses	<u>5,339</u>	<u>514</u>
TOTAL ASSETS	<u>15,618</u>	<u>514</u>

See condensed notes to interim financial statements.

APPROVED ON BEHALF OF THE BOARD

/s/ J. L. Guerra, Jr.

J. L. Guerra, Jr., Director and Chairman

/s/ Peter Shepherd

Peter Shepherd, Director

/s/ Howard Barth

Howard Barth, Director

GLOBALMIN VENTURES INC.**(Formerly Yukon Gold Corporation, Inc.)****Interim Balance Sheets****As at July 31, 2014 (unaudited) and April 30, 2014 (audited)****(Amounts expressed in US Dollars)****(Unaudited-Prepared by Management, not reviewed by Auditors)**

	As at July 31, 2014	As at April 30, 2014
	\$	\$
	<u>(unaudited)</u>	<u>(audited)</u>
LIABILITIES		
CURRENT LIABILITIES		
Accounts payable and accrued liabilities	170,646	171,030
Loans & advances from related parties (Note 8)	46,417	67,889
TOTAL LIABILITIES	<u>217,063</u>	<u>238,919</u>
GOING CONCERN (Note 1)		
COMMITMENTS AND CONTINGENCIES (Note 6)		
RELATED PARTY TRANSACTIONS (Note 7)		
STOCKHOLDERS' DEFICIENCY		
CAPITAL STOCK (Note 4)	915	915
ADDITIONAL PAID-IN CAPITAL	15,516,865	15,516,865
SUBSCRIPTION FOR SHARES, PENDING ALLOTMENT	105,000	
ACCUMULATED DEFICIT	<u>(15,824,225)</u>	<u>(15,756,185)</u>
	<u>(201,445)</u>	<u>(238,405)</u>
TOTAL LIABILITIES AND STOCKHOLDERS' DEFICIENCY	<u>15,618</u>	<u>514</u>

See Note 10 – Subsequent Events

*See condensed notes to interim financial statements.**All references to common shares and per common share amounts have been retroactively adjusted to reflect the ten-for-one reverse stock split which was effective April 4, 2014, unless otherwise noted.*

GLOBALMIN VENTURES INC.
(Formerly Yukon Gold Corporation, Inc.)
Interim Statement of Operations
For the three months ended July 31, 2014 and July 31, 2013
(Amounts expressed in US Dollars)
(Unaudited-Prepared by Management, not reviewed by Auditors)

	<u>For the Three months ended July 31, 2014</u>	<u>For the Three months ended July 31, 2013</u>
	\$	\$
OPERATING EXPENSES		
General and administration	68,040	34,153
Amortization		
TOTAL OPERATING EXPENSES	68,040	34,153
LOSS BEFORE INCOME TAXES	(68,040)	(34,153)
Income taxes	-	-
NET LOSS AND COMPREHENSIVE LOSS	(68,040)	(34,153)
Loss per share – basic and diluted	(0.01)	(0.00)
Weighted average number of common shares outstanding – basic and diluted	9,145,444	9,145,444

See Item 10 – Subsequent Events

See condensed notes to interim financial statements.

GLOBALMIN VENTURES INC.**(Formerly Yukon Gold Corporation, Inc.)****Interim Statements of Cash Flows****For the three month period ended July 31, 2014 and July 31, 2013****(Amounts expressed in US Dollars)****(Unaudited-Prepared by Management, not reviewed by Auditors)**

	For the three month period ended July 31, 2014	For the three month period ended July 31, 2013
	\$	\$
CASH FLOWS FROM OPERATING ACTIVITIES		
Net loss	(68,040)	(34,153)
Changes in working capital:		
Increase in prepaid expenses	(5,339)	
Increase (Decrease) in accounts payable and accrued liabilities	(384)	33,460
NET CASH USED IN OPERATING ACTIVITIES	(73,763)	(693)
CASH FLOWS FROM FINANCING ACTIVITIES		
Decrease in bank indebtedness		-
Subscription for shares, pending allotment	105,000	-
Increase (Decrease) in loans and advances from related parties	(21,472)	39
NET CASH PROVIDED BY FINANCING ACTIVITIES	83,528	39
NET INCREASE (DECREASE) IN CASH FOR THE PERIOD	9,765	(654)
Cash, beginning of period	514	690
CASH, END OF PERIOD	10,279	36
INCOME TAXES PAID	-	-
INTEREST PAID	-	-

See Item 10 – Subsequent Events

*See condensed notes to interim financial statements.**All references to common shares and per common share amounts have been retroactively adjusted to reflect the ten-for-one reverse stock split which was effective April 4, 2014, unless otherwise noted.*

GLOBALMIN VENTURES INC.**(Formerly Yukon Gold Corporation, Inc.)****Interim Statements of Changes in Stockholders' Deficiency****For the Three month period ended July 31, 2014 and year ended April 30, 2014****(Amounts expressed in US Dollars)****(Unaudited-Prepared by Management, not reviewed by Auditors)**

	Number of Common Shares #	Common Shares Amount \$	Additional Paid-in Capital \$	Subscription For shares \$	Accumulated Deficit \$	Total Deficit \$
Balance as of April 30, 2012	2,963,605	297	15,200,891		(15,420,113)	(218,925)
Issue of shares for settlement of debt	6,031,839	603	300,989		-	301,592
Issue of shares for services	150,000	15	14,985		-	15,000
Net loss for the year					(176,869)	(176,869)
Balance as of April 30, 2013	9,145,444	915	15,516,865		(15,596,982)	(79,202)
Net loss for the year					(159,203)	(159,203)
Balance as of April 30, 2014	9,145,444	915	15,516,865		(15,756,185)	(238,405)
Subscription for shares, pending allotment				105,000		105,000
Net loss for the period					(68,040)	(68,040)
Balance as of July 31, 2014	9,145,444	915	15,516,865	105,000	(15,824,225)	(201,445)

See Item 10 – Subsequent Events

*See condensed notes to interim financial statements**All references to common shares and per common share amounts have been retroactively adjusted to reflect the ten-for-one reverse stock split which was effective April 4, 2014, unless otherwise noted.*

GLOBALMIN VENTURES INC.
(Formerly Yukon Gold Corporation, Inc.)
Condensed Notes to Interim Financial Statements
As at July 31, 2014
(Amounts expressed in US Dollars)
(Unaudited-Prepared by Management, not reviewed by Auditors)

1. BASIS OF PRESENTATION AND GOING CONCERN

The Company's financial statements are presented on a going concern basis, which contemplates the realization of assets and satisfaction of liabilities in the normal course of business. The Company has no source for operating revenue and expects to incur significant expenses before establishing operating revenue. Due to continuing operating losses and cash outflows from continuing operations, the Company's continuance as a going concern is dependent upon its ability to develop a business plan, obtain adequate financing to achieve its plan. In the event that the Company is unable to raise additional capital, as to which there is no assurance, the Company will not be able to continue to exist. The Company's future success is dependent upon its continued ability to raise sufficient capital, not only to cover its operating expenses, but to execute its business plan. There is no guarantee that such capital will be available on acceptable terms, if at all, or if the Company will continue to exist. The Company's major endeavor over the year has been its effort to raise additional capital to meet its administrative expenses, acquire new mineral or other properties or a business. The Company does not currently have any working capital to continue as a reporting company in the United States and Canada. The Company is working urgently to obtain additional financing, which may entail the acquisition of new properties in order to attract such financing. The Company has been assisted by Lance Capital Ltd., a related third party, in meeting its operating expense but there is no guarantee that this will continue.

These financial statements have been prepared in accordance with United States generally acceptable accounting principles applicable to a going concern. Accordingly, they do not give effect to adjustments that would be necessary should the Company be unable to continue as a going concern and therefore be required to realize its assets and liquidate its liabilities and commitments in other than the normal course of business and at amounts different from those in the accompanying financial statements.

2. NATURE OF OPERATIONS

The Company was previously an exploration stage mining company and has exited the exploration stage since 2010 pursuant to the bankruptcy of its Canadian subsidiary, Yukon Gold Corp. ("YGC") and is currently a Shell.

On May 16, 2011, the Company merged into its wholly-owned subsidiary, a Nevada corporation, (referred to herein as the "Nevada Corporation") being the surviving entity (the "Merger"). As a result, Yukon Gold Corporation, Inc. effected a re-domiciliation from the State of Delaware into the State of Nevada. The Nevada Corporation, also named "Yukon Gold Corporation, Inc.", has authorized capital of 500,000,000 common shares. Pursuant to the terms of the Merger, each five (5) shares of the Company's common stock immediately before the Merger were exchanged for one (1) share of common stock of the Nevada Corporation. As a result, 148,159,936 issued shares of the Company's common stock were exchanged for 29,632,336 shares of the Nevada Corporation's common stock (See Note 4: Capital Stock). The par value of the Company's common shares remains at \$0.0001 per share. All of the assets, rights and liabilities of the Company were assumed by the surviving Nevada Corporation. The Merger was approved by the written consent of a majority of the Company's shareholders. All references to common shares and per common share amounts in this paragraph are pre 10:1 rollback effective April 4, 2014.

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Condensed Notes to Interim Financial Statements
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2. NATURE OF OPERATIONS, Cont'd

On September 14, 2011, the Company withdrew as a reporting issuer under the Securities Exchange act of 1934, as amended, pursuant to the filing of a Form 15 with the Securities and Exchange Commission in the USA. The Company's reports prior to September 14, 2011 are available at the SEC's website at www.sec.gov/edgar/searchedgar/companysearch.html. The Company is listed on the OTC Markets Group Inc. in the USA under the Pink category under the symbol "YGDCD" and changed to "GMVI" on August 14, 2014 and intends to continue to file full disclosure information on the OTC Markets Disclosure and News Service at <http://www.otcm Markets.com> and with the Ontario Securities and Exchange Commission on SEDAR at <http://www.sedar.com>.

On March 18, 2014 the Company completed an Agreement with GlobalMin LLC ("GlobalMin"), incorporated in Nevada, USA and GlobalMin Guyana Inc ("GGI") incorporated in Guyana, South America to acquire 100% ownership of GGI and GlobalMin's 77% interest in the Guyana Platinum Project ("GPP") controlled by GGI, subject to board and shareholder approval.

Consideration for the purchase is to be 200,000,000 pre-rollback common shares of the Company plus additional consideration if further interest is acquired in the GPP.

On March 21, 2014, the Company's Board of Directors approved the Agreement, as well as approved a Name Change to GlobalMin Ventures Inc., the issuance of the 200,000,000 pre-rollback common shares, as well as an undertaking by the Company to raise a minimum of \$400,000 to a maximum of \$600,000 at \$0.01 per "Unit" (pre-rollback), where each Unit would consist of one (1) Share and (1) Share purchase warrant. Each Warrant would entitle the holder to purchase one (1) share at an exercise price of \$0.02 per pre rollback Share until December 15, 2015. All matters were based on written consent of the Shareholders holding a majority of the outstanding shares of the Company.

On March 24, 2014, the Company received written consent of the Shareholders holding a majority of the outstanding shares of the Company approving the Agreement, the name change and issuance of shares to GlobalMin.

The final closing of the Agreement was expected to be on or before March 28, 2014. Due to a delay in acquiring key documents such as Audits, for GlobalMin Guyana Inc. the closing was postponed until July 28, 2014 or such other date the parties may agree.

On April 4, 2014, the Company received written consent of the Shareholders holding a majority of the outstanding shares of the Company approving the 2014 Stock Option Plan as well as a rollback and without any action on the part of the holder thereof each ten (10) shares of the Company's common stock, par value \$0.0001 per share outstanding immediately prior to the effectiveness of the rollback will be replaced with one (1) fully paid and non-assessable share of the Company's common stock, par value \$0.0001, with no fractional shares issued and no shareholder receiving less than 100 shares.

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2. NATURE OF OPERATIONS, Cont'd

On May 26, 2014, the Board of Directors agreed by Unanimous Written Consent to increase the Initial Financing maximum to \$1,000,000.

On May 28, 2014, the Company entered into a Letter of Intent with Mojave Gold Corporation (“Mojave”) to outline the basis for a formal agreement. Details of the agreement are listed below.

In June 2014, due diligence carried out by the Company determined that the March 18, 2014 Purchase and Sale Agreement (the “Agreement”) with GlobalMin LLC (“GlobalMin”), and GlobalMin Guyana Inc. (“GGI”) pursuant to which the Company will acquire 100% of the voting shares of GGI which holds rights, permits and interest in certain Prospect Licenses in the Republic of Guyana, and GlobalMin’s 77% interest in the Guyana Platinum Project, certain equipment, project records, and certain receivables due by GGI may imply certain tax consequences. It was determined the Agreement needed to be amended and replaced by two agreements.

On June 20, 2014 an amended agreement was executed with GlobalMin and GGI (the “Acquisition Agreement”). The Acquisition Agreement with GlobalMin and GGI remains substantially the same as the Agreement less the acquisition of 100% of GGI.

On June 20, 2014 an additional agreement with GGI, Paul Lechler, John Van de Sand, the directors of GGI (the “GGI Agreement”) was executed. The “GGI Agreement” provided for the acquisition of 100% of control of GGI through a subsidiary to be formed in Barbados.

On June 30, 2014, an Acquisition Agreement with Mojave (the “Mojave Agreement”) was executed whereby the Company agreed to buy, all of Mojave’s right title and interest in the Project Information and the Equipment. For clarity, Mojave agreed to assign all of its 23% interest in the GPP along with any other rights it may have related to the GPP to the Company. As consideration of the foregoing, the Company will issue 20,000,000 Shares to Mojave to be held in escrow pending registration following which they will be distributed to their shareholders and creditors of Mojave, GlobalMin and GGI at the Closing.

Upon the closing of the Mojave Agreement, the Company will cause the resignation of J.L. Guerra, Jr. and Howard Barth, as current directors. The parties agree that Peter Shepherd shall remain a director and two (2) new directors will be nominated by GlobalMin and two (2) new directors will be nominated by Mojave.

As a condition of closing, Mojave must obtain shareholder approval for (1) this transaction to exchange its interest in the GPP for Company stock and (2) approval for Mojave to nominate 2 directors to the Board of the Company (3) approval of the number of the Company shares they are to receive and the Lock Up provisions that will effect their Shares. As well as Mojave will introduce the investor or investors prepared to advance \$600,000 to the Company officers or their designee to allow the Company to negotiate a Subscription Agreement(s).

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2. NATURE OF OPERATIONS, Cont'd

In addition, the parties to the Mojave Agreement entered into a mutual release effective as of the "Closing Date" pursuant to which the parties to the Mojave Agreement will release one another, individually and collectively, from any and all actions, proceedings, claims, and demands which each of them may have, individually or collectively in connection with the GlobalMin excluding the Acquisition Agreement and GGI Agreement or future agreements.

Included in all agreements was the acknowledgement that the Company has entered into a consulting agreement with Lance Capital Ltd. ("Lance") to provide office space, personal and equipment. Lance provides all administration services for the Company which shall continue in full force and effect following closing of the Formal Agreements.

On July 2, 2014, the Company filed its amended Certificate of Incorporation with the state of Nevada for change of its name to GlobalMin Ventures Inc. The name change caused a symbol change to YGDCD and effective July 17, 2014 the CUSIP number changed to 379381 10 6.

On July 28, 2014, the Company issued an extension date of all agreements of on or before August 29, 2014. This extension allows additional time for receipt of the documents necessary to close the transactions and written confirmation of the Prospecting Licenses. This extension has been acknowledged by all parties involved.

See Note 10. – Subsequent Events

3. EQUIPMENT

None

4. CAPITAL STOCK

On May 16, 2011, the Company merged into its wholly-owned subsidiary, a Nevada corporation, (referred to herein as the "Nevada Corporation") being the surviving entity (the "Merger"). As a result, Yukon Gold Corporation, Inc. effected a re-domiciliation from the State of Delaware into the State of Nevada. The Nevada Corporation, also named "Yukon Gold Corporation, Inc.", has authorized capital of 500,000,000 common shares. Pursuant to the terms of the Merger, each five (5) shares of the Company's common stock immediately before the Merger were exchanged for one (1) share of common stock of the Nevada Corporation. As a result, 148,159,936 issued shares of the Company's common stock were exchanged for 29,632,336 shares of the Nevada Corporation's common stock. The par value of the Company's common shares

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4. CAPITAL STOCK, Cont'd

remains at \$0.0001 per share. All of the assets, rights and liabilities of the Company were assumed by the surviving Nevada Corporation. The Merger was approved by the written consent of a majority of the Company's shareholders. All references to common shares and per common share amounts in this paragraph are pre 10:1 rollback effective April 4, 2014.

On April 4, 2014, the Company affected a rollback of the Company's common shares of 10 for 1. The transaction was approved by the written consent of a majority of the Company's shareholders and the Board of Directors of the Company.

a) Authorized

500,000,000 Common shares, \$0.0001 par value

b) Issued

9,145,444 Common shares

c) Changes to Issued Share Capital

Year ended April 30, 2014

The Company did not issue any common shares during the year ended April 30, 2014.

Three months ended July 31, 2014

The Company did not issue any common shares during the three month period ended July 31, 2014.

d) Purchase Warrants

The Company did not issue any stock purchase warrants during the year ended April 30, 2014 or the three month period ended July 31, 2014.

e) Stock Options

On April 4, 2014, the Company received written consent of the Shareholders holding a majority of the outstanding shares of the Company approving the 2014 Stock Option Plan.

See Note 10 – Subsequent Events

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4. CAPITAL STOCK, Cont'd

Year ended April 30, 2014

The company did not issue any stock options during the year ended April 30, 2014.

Three month period ended July 31, 2014

The company did not issue any stock options during three month period ended July 31, 2014.

f) Subscription for shares, pending allotment

During the quarter ended July 31, 2014, the Company received subscriptions for 1,050,000 units at \$0.10 per "unit", where each unit would consist of one (1) share and (1) share purchase warrant. Each warrant would entitle the holder to purchase one (1) share at an exercise price of \$0.20 per share until December 15, 2015.

5. STOCK BASED COMPENSATION

As of April 30, 2014 and July 31, 2014, there was \$nil of unrecognized expenses related to non-vested stock-based compensation arrangements granted. The stock-based compensation expense for the years ended April 30, 2014 and July 31, 2014 was \$nil.

Cancellation/Expiration/Forfeiture of Stock Options:

Year ended April 30, 2014

No stock options were cancelled, expired or forfeited during the year ended April 30, 2014.

Three month period ended July 31, 2014

No stock options were cancelled, or forfeited during the three month period ended July 31, 2014.

6. COMMITMENTS AND CONTINGENCIES

On October 1, 2010, the Company entered into a consulting agreement (the "Agreement") with Lance Capital Ltd. ("Lance") to provide bookkeeping, administrative and other services for \$7,500 per month. The Company further agreed to reimburse Lance for all expenses incurred with respect to the administrative services provided to the Company, provided that these expenses are incurred substantially in accordance with monthly and annual budgets to be prepared by Lance and approved by the Board of Directors of the Company from time to time. The term of this Agreement is one (1) year and automatically renews from year to year unless terminated upon 30 days prior written notice by either party.

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6. COMMITMENTS AND CONTINGENCIES, Cont'd

Effective December 1, 2011, Lance agreed to reduce its consulting fees as set out in the consulting agreement between Lance and the Company from \$7,500 per month to \$2,500 per month. This reduction in fees will continue in effect as long as the Company remains inactive and requires only limited services. If the Company becomes more active, the monthly fees paid to Lance will be reviewed. On February 27, 2013, the Company agreed to amend the consulting fees to Lance to \$7,500 per month as per the original Agreement with Lance, as noted above. This amendment became effective March 1, 2013 due to the increased activity in the Company.

Effective March 1, 2014, Lance agreed to reduce its consulting fees as set out in the consulting agreement between Lance and the Company from \$7,500 per month to \$2,500 per month until an initial financing is received by the Company.

At April 30, 2014 the Company owed Lance \$189,135 which Lance agrees to accept full payment of this amount in common shares of Yukon at \$0.18 per share. Debts incurred by the Company following April 30, 2014 shall be paid out of the initial financing.

On May 27, 2014, the Company entered into an Employment Agreement with Peter Shepherd to act as Interim President effective June 1, 2014, to serve until his successors are duly elected and qualified or until his earlier resignation or removal from office. The Employment Agreement provides for a monthly salary and expenses effective June 1, 2014 but deferred until the Company has raised a minimum of \$600,000 in the initial financing. The Company has the option to make a payment in common shares at \$0.10 per share in the period prior to receipt of the \$600,000. Following the receipt of the \$600,000 the Company will pay the monthly fee without deferral or option to pay with common stock.

See Note 10 – Subsequent Events

7. RELATED PARTY TRANSACTIONS

The following transactions are in the normal course of operations and are measured at the exchange amount, which is the amount of consideration established and agreed to by the related parties.

Year Ended April 30, 2014

The Company expensed a total of \$nil in consulting fees and wages for any member of the Board of Directors, and \$18,420 to two officers of the Company.

The company expensed a total of \$114,469 (\$27,627 in 2013) in consulting fees and reimbursable expenses to Lance during the period May 1, 2013 to April 30, 2014. As of April 30, 2014, the Company owes to Lance \$44,539, for monies advanced to cover the ongoing operating expenses for the Company. This advance is unsecured, non- interest bearing and payable on demand.

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7. RELATED PARTY TRANSACTIONS, Cont'd

Included in Accounts Payable and accrued liabilities is an amount of \$144,596 owing to Lance. (\$30,236 in 2013).

Three month period ended July 31, 2014

The Company expensed a total of \$nil in consulting fees and wages to the Company's Board of Directors and \$11,941 to two officers of the Company.

The company expensed a total of \$27,251 in consulting fees and reimbursable expenses to Lance during the period May 1, 2014 to July 31, 2014. As of July 31, 2014, the Company owes to Lance \$46,417, for monies advanced to cover the ongoing operating expenses for the Company. This advance is unsecured, non- interest bearing and payable on demand.

Included in Accounts Payable and accrued liabilities is an amount of \$158,645 owing to Lance.

See Note 10 – Subsequent Events

8. LOANS AND ADVANCES FROM RELATED PARTIES

As of July 31, 2014, the Company is in debt to Lance Capital Ltd. for \$ 46,417 for monies advanced to cover the ongoing operating expenses for the Company. This advance is unsecured, non- interest bearing and payable on demand.

See Note 10 – Subsequent Events

9. FAIR VALUE OF FINANCIAL INSTRUMENTS

The carrying values of cash, accounts payable and accrued liabilities, and loans and advances from related parties approximates their fair values due to the short term maturity of these financial instruments.

The three levels of the fair value hierarchy are:

- Level 1: Unadjusted quoted prices in active markets for identical assets or liabilities;
- Level 2: Observable Inputs other than quoted prices included in level 1 that are observable for the asset or liability either directly or indirectly; and
- Level 3: Inputs that are not based on observable market data.

Cash is reflected on the Balance Sheet at fair value and is classified as Level 1 because measurements are determined using quoted prices in active markets for identical assets.

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9. FAIR VALUE OF FINANCIAL INSTRUMENTS, Cont'd

Fair value measurements of accounts payable and accrued liabilities, and loans and advances from related parties are classified under Level 3 because inputs are generally unobservable and reflect management's estimates of assumptions that market participants would use in pricing the liabilities.

10. SUBSEQUENT EVENTS

On August 5, 2014, the Company's Board of Directors approved the issuance of a Promissory Note to Lance Capital Ltd. ("Lance"). Lance has been funding the Company's operations since February 2013 and as of April 30, 2014 was indebted to Lance in the total amount of \$186,135.35 (the "Debt"). The Promissory Note issued to Lance is non-interest bearing and payable on demand. The Promissory Note contains, among other things, the provisions to convert the Debt to common shares of the Company.

On August 21, 2014, the Company's Board of Directors entered into a Debt Settlement Agreement (this "Agreement") with Lance. This Agreement cancels the Promissory Note issued to Lance of August 5, 2014. The Company shall issue and Lance agrees to accept a total of 1,050,000 Shares valued at \$0.18 per Share as full settlement of the Promissory Note. Lance acknowledged, agreed and accepted the valuation and issuance of the Shares as payment in full of the Promissory Note. Upon receipt of the Shares, Lance shall issue to receipts for all amounts due as paid in full to the Company.

On August 6, 2014, the Company approved the issuance of options to purchase common shares of the Company in accordance with the 2014 Stock Option Plan (the "Plan") to the current Officers and Directors of the Company. These options will be fully vested when issued and be exchangeable for common shares at a price per share equal to the last traded price of the Company's shares on the OTC Market on or prior to the date of this resolution (which was \$0.17 per share) for a term of three (3) years unless terminated in accordance with the terms of the plan. These options are non-transferrable except as provided for in the Plan; and contain a resignation/termination provision.

On August 14, 2014, the Company's trading symbol changed from YGDCD to GMVI.

On August 14, 2014, the Company received one subscription for 250,000 units at \$0.10 per "unit", where each unit would consist of one (1) share and (1) share purchase warrant. Each warrant would entitle the holder to purchase one (1) share at an exercise price of \$0.20 per share until December 15, 2015.

On August 22, 2014, the Company entered into a proposal with NextPhase Strategy Marketing Inc. ("NextPhase"), to provide website and other marketing services. NextPhase submitted a subscription agreement to accept 150,000 units at \$0.10 per "unit", where each unit would consist of one (1) share and (1) share purchase warrant. Each warrant would entitle the holder to purchase one (1) share at an exercise price of \$0.20 per share until December 15, 2015. NextPhase will issue a credit to the Company for \$15,000 as an exchange for services.

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10. SUBSEQUENT EVENTS, Cont'd

On August 28, 2014, the Company issued an extension date of all agreements between GlobalMin, GlobalMin Guyana Inc, and Mojave Gold Corporation to on or before September 29, 2014. This extension allows additional time for receipt of the documents necessary to close the transactions and written confirmation of the Prospecting Licenses. This extension has been acknowledged by all parties involved

On September 2, 2014, the Company set up a Head Office address as 765 Brenda Way, Carson City, NV 89704-9608.

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

For the three month period ended July 31, 2014.

This section should be read in conjunction with the accompanying financial statements and notes included in this report.

Discussion of Operations & Financial Condition

The Company currently has no business, assets or source of revenue. We continue to operate at a loss. As at July 31, 2014, accumulated losses of the Company were \$15,829,564. These losses raise substantial doubt about our ability to continue as a going concern.

As described in greater detail below, the Company's major endeavor over the year has been its effort to raise additional capital to meet its administrative expenses, acquire new mineral or other properties or a business. The Company does not currently have any working capital to continue as a reporting company in the United States and Canada. We are working urgently to obtain additional financing, which may entail the acquisition of new properties or projects in order to attract such financing.

SELECTED INFORMATION

	Three months ended July 31, 2014	Three months ended July 31, 2013
Revenues	Nil	Nil
Net loss	(\$68,040)	(\$34,153)
Loss per share – basic and diluted	\$(0.01)	\$(0.00)
	As at July 31, 2014	As at April 30, 2014
Total Assets	\$15,618	\$514
Total Liabilities	\$217,063	\$238,919
Cash dividends declared per share	-	-

Total assets as of July 31, 2014 are \$15,618. Total assets as of April 30, 2014 were \$514.

Revenues

No revenue was generated by the Company's operations during periods ended July 31, 2014 and July 31, 2013.

Net Loss

The Company's expenses are reflected in the Statements of Operations under the category of Operating Expenses.

The significant components of expense that have contributed to the total operating expense are discussed as follows:

(a) General and Administrative Expense

Included in operating expenses for the three month period ended July 31, 2014 is general and administrative expense of \$68,040 as compared with \$34,153 for the same period ended July 31, 2013. General and administrative expense represents the total operating expense for the three month periods ended July 31, 2014 and July 31, 2013. General and administrative expense increased by \$33,887 in the current period, compared to the same period in the previous year. The Company's general and administrative expenses were higher than normal as a result of efforts to acquire new business/assets.

(b) Project Expense

The Company did not incur any project expenses during the periods ended July 31, 2014 and July 31, 2013.

Liquidity and Capital Resources

The following table summarizes the Company's cash flows and cash in hand:

	<u>July 31, 2014</u>	<u>July 31, 2013</u>
	\$	\$
Cash	10,279	36
Cash used in operating activities	(73,763)	(693)
Cash used in investing activities	-	-
Cash provided by financing activities	83,528	39

As at July 31, 2014 the Company had a working capital deficit of \$201,445 as compared to a working capital deficit of \$238,405 as of April 30, 2014.

Off-Balance Sheet Arrangement

The Company has no Off-Balance Sheet arrangements as of July 31, 2014 or as of April 30, 2014.

Contractual Obligations and Commercial Commitments

On October 1, 2010, the Company entered into a consulting agreement (the "Agreement") with Lance Capital Ltd. ("Lance") to provide bookkeeping, administrative and other services for \$7,500 per month. The Company further agreed to reimburse Lance for all expenses incurred with respect to the administrative services provided to the Company, provided that these expenses are incurred substantially in accordance with monthly and annual budgets to be prepared by Lance and approved by the Board of Directors of the Company from time to time. The term of this Agreement is one (1) year and automatically renews from year to year unless terminated upon 30 days prior written notice by either party.

Effective December 1, 2011, Lance agreed to reduce its consulting fees as set out in the consulting agreement between Lance and the Company from \$7,500 per month to \$2,500 per month. This reduction in fees will continue in effect as long as the Company remains inactive and requires only limited services. If the Company becomes more active, the monthly fees paid to Lance will be reviewed.

On February 27, 2013, the Company agreed to amend the consulting fees to Lance to \$7,500 per month as per the original Agreement with Lance, as noted above. This amendment became effective March 1, 2013 due to the increased activity in the Company.

Effective March 1, 2014, Lance agreed to reduce its consulting fees as set out in the consulting agreement between Lance and the Company from \$7,500 per month to \$2,500 per month until an initial financing is received by the Company.

At April 30, 2014 the Company owed Lance \$189,135 which Lance agrees to accept full payment of this amount in common shares of Yukon at \$0.18 per share. Debts incurred by the Company following April 30, 2014 shall be paid out of the initial financing.

On May 27, 2014, the Company entered into an Employment Agreement with Peter Shepherd to act as Interim President effective June 1, 2014, to serve until his successors are duly elected and qualified or until his earlier resignation or removal from office. The Employment Agreement provides for a monthly salary and expenses effective June 1, 2014 but deferred until the Company has raised a minimum of \$600,000 in the initial financing. The Company has the option to make a payment in common shares at \$0.10 per share in the period prior to receipt of the \$600,000. Following the receipt of the \$600,000 the Company will pay the monthly fee without deferral or option to pay with common stock.

See PART II, Item 5. OTHER INFORMATION – Subsequent Events

Item 3. Quantitative and Qualitative Disclosure About Market Risk

Not Applicable.

Item 4. Control and Procedures

(a) Disclosure Controls and Procedures. The Company's Management, with the participation of the principal Executive Officer and principal Financial Officer, respectively, has evaluated the effectiveness of the Company's disclosure controls and procedures as at July 31, 2014. Based on such evaluation, the principal executive officer and principal financial officer of the Company, respectively, have concluded that, as of the end of the current period, the Company's disclosure controls and procedures are effective.

(b) Internal Control Over Financial Reporting. There have not been any changes in the Company's internal control over financial reporting during the three month period ended July 31, 2014 that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

(c) Limitations on the Effectiveness of Controls. We believe that a control system, no matter how well designed and operated, cannot provide absolute assurance that the objectives of the control system are met, and no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within a company have been detected.

Disclosure and Financial Controls and Procedures

The Board of Directors has concluded that the Company's disclosure controls and procedures are effective. There have been no significant changes in these controls or in other factors that could significantly affect these controls subsequent to the date of their evaluation, including any corrective actions with regard to significant deficiencies and material weaknesses.

Internal financial controls and procedures have been designed under the supervision of the Company's Board of Directors. The internal financial controls provide reasonable assurance regarding the reliability of the Company's financial reporting and preparation of financial statements in accordance with generally accepted accounting principles. There have been no significant changes in these controls or in other factors that could significantly affect these controls since they were instituted, including any corrective actions with regard to significant deficiencies and material weaknesses.

Changes in Internal Controls

There have been no changes in our internal control over financial reporting that occurred during the period ended July 31, 2014, which have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

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PART II – OTHER INFORMATION

Item 1. LEGAL PROCEEDINGS

None.

Item 1a. RISK FACTORS

1. WE HAVE NO WORKING CAPITAL OR OPERATING REVENUE

The Company has no operating business and no working capital or operating revenue and very limited resources to continue to prepare and file the regular reports required to meet the disclosure requirements of a “Current Information” issuer in the “OTC Pink” tier of the equity markets maintained by OTC Markets Group Inc. The Company’s shares currently trade on the “Pink” tier of the OTC Markets under the symbol “YGDCD” and changed to “GMVI” on August 14, 2014. While the Company’s shares are not listed on any exchange in Canada, the Company has continued to meet the filing requirements of the Ontario Securities Commission (“the OSC”) but may be unable to do so in the future. Failure to continue to provide disclosure and information on SEDAR or to OTC Markets Group Inc. may result in the Company’s shares being dropped to a lower category of the OTC Market Group Inc. listing and the de-listing of the Company’s shares by the OSC.

2. GOING CONCERN

The Company has included a “going concern” disclosure in its financial statements for the three month period ended July 31, 2014 which contemplates the realization of assets and satisfaction of liabilities in the normal course of business. The Company has no business and no source for operating revenue and expects to incur significant expenses before establishing operating revenue. Due to continuing operating losses and cash outflows from continuing operations, the Company’s continuance as a going concern is dependent upon its ability to obtain adequate financing and to reach profitable levels of operation. In the event that the Company is unable to raise additional capital, as to which there is no assurance, the Company will not be able to continue doing business. The Company’s future success is dependent upon its continued ability to raise sufficient capital, not only to maintain its operating expenses, but to acquire properties or a new business. There is no guarantee that such capital will be available on acceptable terms, if at all, or if the Company will attain profitable levels of operation. The Company’s major endeavor over the past year has been its effort to raise additional capital to meet its administrative expenses, acquire new mineral or other properties or a business. The Company does not currently have any working capital to continue as a reporting company in the United States and Canada. We are working urgently to obtain additional financing, which may entail the acquisition of new properties in order to attract such financing. The Company has been assisted by Lance Capital Ltd. in meeting its operating expense but there is no guarantee that this will continue.

3. RULE 144 IS UNAVAILABLE TO OUR SHAREHOLDERS

Rule 144 promulgated under the Securities Exchange Act of 1933, as amended (the “Securities Act”) is not available as an exemption from registration for the re-sale of the Company’s Shares by its shareholders. Consequently, holders of restricted shares of the Company may be unable to re-sell their shares or deposit legended shares in brokerage accounts. The Company has no current plans to register the re-sale of its Shares.

4. WE MAY HAVE TO ACQUIRE NEW MINERAL PROPERTIES OR ENGAGE IN A NEW BUSINESS TO SECURE FINANCING TO REMAIN VIABLE.

The Company must immediately secure additional financing or engage in a new business to remain viable. Management of the Company believes that we must identify and obtain purchase rights to new mineral properties or a new business in order to attract such financing.

5. THERE ARE PENNY STOCK SECURITIES LAW CONSIDERATIONS THAT COULD LIMIT YOUR ABILITY TO SELL YOUR SHARES.

Our common stock is considered a "penny stock" and the sale of our stock by you will be subject to the "penny stock rules" of the Securities and Exchange Commission. The penny stock rules require broker-dealers to take steps before making any penny stock trades in customer accounts. As a result, our shares could be illiquid and there could be delays in the trading of our stock which would negatively affect your ability to sell your shares and could negatively affect the trading price of your Shares.

6. OUR BUSINESS IS SUBJECT TO CURRENCY RISK

The Company may conduct some of its administrative and operating activities in Canadian dollars. The Company is therefore subject to gains or losses due to fluctuations in Canadian currency relative to the US dollar. The Company does not use foreign currency hedging to mitigate the risk.

Item 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

On February 15, 2013, the Company entered into a debt settlement agreement with Lance Capital Ltd. ("Lance") pursuant to which it issued to Lance 6,031,839 common shares which represented payment in full of the Company's total outstanding debt to Lance of \$301,592 as at July 31, 2013. Lance is a beneficial owner representing more than ten percent (10%) of the issuer's outstanding common shares.

On April 11, 2013, the Company issued 15,000 restricted common shares to Paul Feller (Acting Chief Executive Officer ("CEO")) as payments for services rendered

See Item 5. OTHER INFORMATION – Subsequent Events

Item 3. DEFAULTS UPON SENIOR SECURITIES

None.

Item 4. MINE SAFETY DISCLOSURES

Not Applicable.

Item 5. OTHER INFORMATION

Subsequent Events

On August 5, 2014, the Company's Board of Directors approved the issuance of a Promissory Note to Lance Capital Ltd. ("Lance"). Lance has been funding the Company's operations since February 2013 and as of April 30, 2014 was indebted to Lance in the total amount of \$186,135.35 (the "Debt"). The Promissory Note issued to Lance is non-interest bearing and payable on demand. The Promissory Note contains, among other things, the provisions to convert the Debt to common shares of the Company.

On August 21, 2014, the Company's Board of Directors entered into a Debt Settlement Agreement (this "Agreement") with Lance. This Agreement cancels the Promissory Note issued to Lance of August 5, 2014. The Company shall issue and Lance agrees to accept a total of 1,050,000 Shares valued at \$0.18 per Share as full settlement of the Promissory Note. Lance acknowledged, agreed and accepted the valuation and issuance of the Shares as payment in full of the Promissory Note. Upon receipt of the Shares, Lance shall issue to receipts for all amounts due as paid in full to the Company.

On August 6, 2014, the Company approved the issuance of options to purchase common shares of the Company in accordance with the 2014 Stock Option Plan (the "Plan") to the current Officers and Directors of the Company. These options will be fully vested when issued and be exchangeable for common shares at a price per share equal to the last traded price of the Company's shares on the OTC Market on or prior to the date of this resolution (which was \$0.17 per share) for a term of three (3) years unless terminated in accordance with the terms of the plan. These options are non-transferrable except as provided for in the Plan; and contain a resignation/termination provision.

On August 14, 2014, the Company's trading symbol changed from YGD CD to GMVI.

On August 14, 2014, the Company received one subscription for 250,000 units at \$0.10 per "unit", where each unit would consist of one (1) share and (1) share purchase warrant. Each warrant would entitle the holder to purchase one (1) share at an exercise price of \$0.20 per share until December 15, 2015.

On August 22, 2014, the Company entered into a proposal with NextPhase Strategy Marketing Inc. ("NextPhase"), to provide website and other marketing services. NextPhase submitted a subscription agreement to accept 150,000 units at \$0.10 per "unit", where each unit would consist of one (1) share and (1) share purchase warrant. Each warrant would entitle the holder to purchase one (1) share at an exercise price of \$0.20 per share until December 15, 2015. NextPhase will issue a credit to the Company for \$15,000 as an exchange for services.

On August 28, 2014, the Company issued an extension date of all agreements between GlobalMin, GlobalMin Guyana Inc, and Mojave Gold Corporation to on or before September 29, 2014. This extension allows additional time for receipt of the documents necessary to close the transactions and written confirmation of the Prospecting Licenses. This extension has been acknowledged by all parties involved

On September 2, 2014, the Company set up a Head Office address as 765 Brenda Way, Carson City, NV 89704-9608.

Item 6. EXHIBITS

1. Certification of Principal Executive Officer
2. Certification of Principal Financial Officer

Exhibit 1
CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER

I, J.L. Guerra, Jr., certify that:

1. I have reviewed this Quarterly Disclosure Statement of GlobalMin Ventures Inc.; and
2. Based on my knowledge, this disclosure statement 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 disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Date: September 15, 2014

/s/ J.L. Guerra Jr.
J.L. Guerra, Jr.
Chairman & CEO

Exhibit 2
CERTIFICATION OF PRINCIPAL FINANCIAL OFFICER

I, Rakesh Malhotra, certify that:

1. I have reviewed this Quarterly Disclosure Statement of GlobalMin Ventures Inc.; and
2. Based on my knowledge, this disclosure statement 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 disclosure statement; and
3. Based on my knowledge, the financial statements, and other financial information included or incorporated by reference in this disclosure statement, fairly present in all material respects the financial condition, results of operations and cash flows of the issuer as of, and for, the periods presented in this disclosure statement.

Date: September 15, 2014

/s/ Rakesh Malhotra

Rakesh Malhotra, Chief Financial Officer