UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-Q

X	QUARTERLY REPORT PURSUANT TO SECT OF 1934	TION 13 OR 15(d) OF THE SECURITIES EXCHANGE AC
	For the quarterly period	ended June 30, 2022
	OR TRANSITION REPORT PURSUANT TO SECT OF 1934	TON 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT
	For the transition peri	od from to
	Commission file nur	nber: 001-34055
	TIMBEDI INE DESOUR	RESOURCES
	TIMBERLINE RESOUR (Exact Name of Registrant as	
	DELAWARE	82-0291227
(St	ate of other jurisdiction of incorporation or organization)	(I.R.S. Employer Identification No.)
	101 EAST LAKESIDE AVENUE	02014
	COEUR D'ALENE, ID (Address of Principal Executive Offices)	
	•	4050
	(208) 664 (Registrant's Telephone Numb	
	Securities registered pursuant to Se	,
	Securities registered under Section 12(g) of the Exchange A Trading symbols and exchanges: T	ct: Common Stock, \$0.001 par value, (Title of Class)
Exchan		rts required to be filed by Section 13 or 15(d) of the Securities ter period that the registrant was required to file such reports), days. Yes No
Interact		tronically and posted on its corporate Web site, if any, every to Rule 405 of Regulation S-T during the preceding 12 months t and post such files). Yes No
reportin		ed filer, an accelerated filer, a non-accelerated filer, a smaller itions of "large accelerated filer," "accelerated filer", "smaller 2 of the Exchange Act:
	Large Accelerated Filer □ Non-Accelerated Filer □	Accelerated Filer □ Small Reporting Company □ Emerging Growth Company □
comply	ing with any new or revised financial accounting standards	istrant has elected not to use the extended transition period for provided pursuant to Section 13(a) of the Exchange Act.
		as defined in Rule 12b-2 of the Exchange Act) Yes No
Number	r of shares of issuer's common stock outstanding at August	15, 2022: 159,676,152

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COVID-19

In March 2020, COVID-19 was declared a pandemic by the World Health Organization and the Centers for Disease Control and Prevention. Its rapid spread around the world and throughout the United States prompted many countries, including the United States, to institute restrictions on travel, public gatherings and certain business operations. These restrictions did not significantly disrupt economic activity in Timberline Resource's business.

As of June 30, 2022, the pandemic had not materially impacted our financial statements. However, if the severity of the COVID-19 pandemic continues, the negative financial impact due to limitations in conducting geologic field work and exploration activities could be significantly greater in future periods. In addition, the economic disruptions caused by COVID-19 could adversely impact the impairment risks for certain long-lived assets and equity method investments. Timberline Resources evaluated these impairment considerations and determined that no such impairments occurred as of June 30, 2022.

The effects of the continued outbreak of COVID-19 and related government responses could also include extended disruptions to supply chains and capital markets, reduced availability of contractors and a prolonged reduction in economic activity. These effects could have a variety of adverse impacts on the Company, including its ability to conduct exploration activities. As of June 30, 2022, there were no material adverse impacts on the Company's operations due to COVID-19.

The Company has taken steps to mitigate the potential risks to suppliers and employees posed by the spread of COVID-19, including work from home policies where appropriate. The Company will continue to monitor developments affecting both its workforce and contractors, and will take additional precautions as necessary. The ultimate impact of COVID-19 depends on factors beyond management's knowledge or control, including its duration and third-party actions to contain its spread and mitigate its public health effects. Therefore, the Company cannot estimate the potential future impact to its financial position, results of operations and cash flows, but the impacts could be material.

PART I — FINANCIAL INFORMATION

ITEM 1. CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

TIMBERLINE RESOURCES CORPORATION AND SUBSIDIARIES

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TIMBERLINE RESOURCES CORPORATION AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (UNAUDITED)

		June 30, 2022	_	September 30, 2021
ASSETS				
CURRENT ASSETS:				
Cash	\$	4,182,930	\$	3,327,352
Prepaid expenses and other current assets		45,431	-	23,573
TOTAL CURRENT ASSETS	_	4,228,361	-	3,350,925
PROPERTY, MINERAL RIGHTS AND EQUIPMENT, net		13,875,085	-	13,821,085
OTHER ASSETS:				
Reclamation bonds		528,643		538,696
Deposits and other assets		5,700		5,700
TOTAL OTHER ASSETS		534,343	-	544,396
TOTAL ASSETS	\$	18,637,789	\$	17,716,406
LIABILITIES AND STOCKHOLDERS' EQUITY				
CURRENT LIABILITIES:				
Accounts payable	\$	134,128	\$	114,819
Accrued expenses		804		23,749
Accrued expenses – related party		19,790		-
Accrued interest – related party		43,482		4,145
Accrued payroll, benefits and taxes		42,139		38,193
Senior unsecured note payable – related party		270,991		-
TOTAL CURRENT LIABILITIES		511,334	-	180,906
LONG-TERM LIABILITIES:				
Asset retirement obligation		122,681		118,247
Senior unsecured note payable – related party		-		270,991
TOTAL LONG-TERM LIABILITIES		122,681	-	389,238
TOTAL LIABILITIES	_	634,015	-	570,144
COMMITMENTS AND CONTINGENCIES (Note 8)		-		-
STOCKHOLDERS' EQUITY:				
Preferred stock, \$0.01 par value; 10,000,000 shares authorized,				
no shares issued and outstanding		-		-
Common stock, \$0.001 par value; 500,000,000 shares authorized, 159,676,152 and 139,696,022 shares issued and outstanding,				
Respectively		159,676		139,696
Additional paid-in capital		89,955,640		85,345,213
Accumulated deficit		(72,111,542)		(68,338,647)
TOTAL STOCKHOLDERS' EQUITY	_	18,003,774	-	17,146,262
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$	18,637,789	\$	17,716,406

TIMBERLINE RESOURCES CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

		Three months ended June 30,				Nine mo Ju		
	_	2022		2021	_	2022		2021
OPERATING EXPENSES:								
Mineral exploration	\$	896,465	\$	427,908	\$	2,696,797	\$	1,827,980
Salaries and benefits		71,819		74,584		219,750		230,502
Professional fees		61,234		39,384		155,938		160,257
Insurance expense		43,204		38,766		116,651		102,367
Other general and administrative		149,748		638,053		332,254		936,809
TOTAL OPERATING EXPENSES		1,222,470		1,218,695	-	3,521,390		3,257,915
LOSS FROM OPERATIONS		(1,222,470)		(1,218,695)	_	(3,521,390)		(3,257,915)
OTHER INCOME (EXPENSE):								
Foreign exchange gain (loss)		(214,347)		(22,165)		(210,683)		(10,037)
Interest expense		(503)		_		(1,636)		-
Interest expense – related party		(13,701)		(22,424)		(39,337)		(64,658)
Miscellaneous other income		72		25		151		79
TOTAL OTHER INCOME (EXPENSE)	_	(228,479)		(44,564)	-	(251,505)	•	(74,616)
LOSS BEFORE INCOME TAXES		(1,450,949)		(1,263,259)		(3,772,895)		(3,332,531)
INCOME TAX PROVISION (BENEFIT)		-			_			
NET LOSS	\$	(1,450,949)	\$	(1,263,259)	\$	(3,772,895)	\$	(3,332,531)
NETLOGG PED GWADE. DAGG AND DWATER	•	(0.01)	Ф	(0.01)	•	(0.62)	Φ.	(0.02)
NET LOSS PER SHARE - BASIC AND DILUTED	\$ _	(0.01)	\$	(0.01)	\$	(0.03)	\$	(0.03)
WEIGHTED AVERAGE NUMBER OF COMMON		150 460 600		110 006 255		146 250 612		115 200 200
SHARES OUTSTANDING, BASIC AND DILUTED	_	159,468,089		118,906,357	_	146,378,612		115,200,298

TIMBERLINE RESOURCES CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY (UNAUDITED)

				Additional						Total	
	Commo	n Sto	ock	_	Paid-in		Subscription		Accumulated		Stockholders'
	Shares		Amount		Capital		Receivable		Deficit		Equity
Balance, September 30, 2021	139,696,022	\$	139,696	\$	85,345,213	\$	-	\$	(68,338,647)	\$	17,146,262
Stock based compensation	-		-		44,321		-		-		44,321
Net loss	-		-		-		-		(1,624,223)		(1,624,223)
Balance December 31, 2021	139,696,022	\$	139,696	\$	85,389,534	\$	-	\$	(69,962,870)	\$	15,566,360
Common stock issued for exercise of warrants	1,546,425		1,546		214,953		(70,000)		-		146,499
Net loss	-		-		-				(697,723)		(697,723)
Balance, March 31, 2022	141,242,447	\$	141,242	\$	85,604,487	\$	(70,000)	\$	(70,660,593)	\$	15,015,136
Common stock issued for cash, net	18,933,705		18,934		4,420,653		-		-		4,439,587
Refund of subscription receivable	(500,000)		(500)		(69,500)		70,000		-		-
Net loss	-		-		_		-		(1,450,949)		(1,450,949)
Balance, June 30, 2022	159,676,152	\$	159,676	\$	89,955,640	\$	-	\$	(72,111,542)	\$	18,003,774
	Commo	on Sto		-	Paid-in		Subscription		Accumulated		Stockholders'
	Shares		Amount	Capital			Receivable		Deficit		Equity
Balance, September 30, 2020	112,075,224	\$	112,075	\$	79,613,593	\$	-	\$	(63,630,832)	\$	16,094,836
Common stock issued for exercise of warrants	950,000		950		132,050		-		-		133,000
Stock based compensation	-		-		127,022		-		-		127,022
Net loss	-		-		-		-		(1,584,113)		(1,584,113)
Balance December 31, 2020	113,025,224	\$	113,025	\$	79,872,665	\$	-	\$	(65,214,945)	\$	14,770,745
Common stock issued for exercise of warrants	1,312,500		1,312		182,438		-		-		183,750
Net loss	-		-		-		-		(485,159)		(485,159)
Balance, March 31, 2021	114,337,724	\$	114,337	\$	80,055,103	\$	-	\$	(65,700,104)	\$	14,469,336
Common stock issued for exercise of warrants	2,150,000		2,150		298,850		-		-		301,000
Common stock and warrants issued for cash	8,941,666		8,942		1,779,392		-		-		1,788,334
Common stock to be issued for cash	-		-		-		333,333		-		333,333
Subscribed shares	-		-		-		2,492,493		-		2,492,493
Stock based compensation	-		-		519,400		-		-		519,400
Net loss	-		-		-		-		(1,263,259)		(1,263,259)
Balance, June 30, 2021	125,429,390	\$	125,429	\$	82,652,745	\$	2,825,826	\$	(66,963,363)	\$	18,640,637

TIMBERLINE RESOURCES CORPORATION AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

· ·		Nine months Ended June 30,		
		2022		2021
CASH FLOWS FROM OPERATING ACTIVITIES:	_			
Net loss	\$	(3,772,895)	\$	(3,332,531)
Adjustments to reconcile net loss to net cash used by operating activities:				
Stock-based compensation		44,321		646,422
Accretion of asset retirement obligation		4,434		4,224
Changes in assets and liabilities:				
Prepaid expenses and other current assets		(21,858)		(30,888)
Accounts payable		19,310		(57,642)
Accrued expenses		(22,946)		(25,660)
Accrued expenses – related party		19,790		3,536
Accrued interest – related party		39,337		63,284
Accrued payroll, benefits and taxes		3,946		13,647
Net cash used by operating activities	_	(3,686,561)		(2,715,608)
CASH FLOWS FROM INVESTING ACTIVITIES:				
Purchase of mineral rights		(54,000)		(64,000)
Refund of reclamation bond		10,053		-
Proceeds from lease of mineral rights		-		78,571
Net cash provided (used) by investing activities	_	(43,947)	_	14,571
CASH FLOWS FROM FINANCING ACTIVITIES:				
Proceeds from sale of common stock and warrants, net		4,439,587		1,788,334
Proceeds from subscribed shares		-		333,333
Proceeds from exercise of warrants		146,499		617,750
Net cash provided by financing activities	_	4,586,086		2,739,417
Net increase in cash and cash equivalents		855,578		38,380
CASH AT BEGINNING OF PERIOD		3,327,352		2,520,726
CASH AT END OF PERIOD	\$ _	4,182,930	\$	2,559,106
Non-cash financing and investing activities:				
Shares of common stock to be issued under subscription	\$	-	\$	2,492,493

NOTE 1 – ORGANIZATION AND DESCRIPTION OF BUSINESS:

Timberline Resources Corporation ("Timberline" or "the Company) was incorporated in August of 1968 under the laws of the State of Idaho as Silver Crystal Mines, Inc., for the purpose of exploring for precious metal deposits and advancing them to production. In 2008, the Company reincorporated into the State of Delaware, pursuant to a merger agreement approved by its shareholders.

NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

a. Basis of Presentation and Going Concern – The unaudited financial statements have been prepared by the Company in accordance with accounting principles generally accepted in the United States of America ("GAAP") for interim financial information, as well as the instructions to Form 10-Q. Accordingly, they do not include all of the information and footnotes required by GAAP for complete financial statements. In the opinion of the Company's management, all adjustments (consisting of only normal recurring accruals) considered necessary for a fair presentation of the interim financial statements have been included. Operating results for the three and nine-month periods ended June 30, 2022 are not necessarily indicative of the results that may be expected for the fiscal year ending September 30, 2022.

For further information refer to the financial statements and footnotes thereto in the Company's Annual Report on Form 10-K for the year ended September 30, 2021.

The accompanying consolidated financial statements have been prepared under the assumption that the Company will continue as a going concern. The Company has incurred losses since its inception. The Company has sufficient cash to fund normal operations and meet all of its obligations for the next 12 months without raising additional funds. However, we are an exploration company with exploration programs that require significant cash expenditures. A significant drilling program, such are those we have planned, can result in depletion of cash and return us to a position of insufficient cash to support normal operations for 12 months. The Company currently has no historical recurring source of revenue, and its ability to continue as a going concern is dependent on its ability to raise capital to fund future exploration and working capital requirements, or the Company's ability to profitably execute its business plan. The Company's plans for the long-term return to and continuation as a going concern include financing its future operations through sales of common stock and/or debt and the eventual profitable exploitation of its mining properties. While the Company has been successful in the past in obtaining financing, there is no assurance that it will be able to obtain adequate financing in the future or that such financing will be on terms acceptable to the Company. These factors raise substantial doubt about the Company's ability to continue as a going concern.

The consolidated financial statements do not include any adjustments that might be necessary should the Company be unable to continue as a going concern. If the going concern basis were not appropriate for these financial statements, adjustments would be necessary in the carrying value of assets and liabilities, the reported expenses and the balance sheet classifications used.

- b. *Principles of Consolidation* The consolidated financial statements include the accounts of the Company and its wholly owned subsidiaries, BH Minerals USA, Inc.; Lookout Mountain LLC; Wolfpack Gold (Nevada) Corp.; Staccato Gold Resources, Ltd.; and Talapoosa Development Corp., after elimination of intercompany accounts and transactions.
- c. Fair Value Measurements When required to measure assets or liabilities at fair value, the Company uses a fair value hierarchy based on the level of independent, objective evidence surrounding the inputs used. The Company determines the level within the fair value hierarchy in which the fair value measurements in their entirety fall. The categorization within the fair value hierarchy is based upon the lowest level of input that is significant to the fair value measurement. Level 1 uses quoted prices in active markets for identical assets or liabilities, Level 2 uses significant other observable inputs, and Level 3 uses significant unobservable inputs. The amount of the total gains or losses for the period are included in earnings that are attributable to the change in unrealized gains or losses relating to those assets and liabilities still held at the reporting date.

At June 30, 2022 and September 30, 2021, the Company had no assets or liabilities accounted for at fair value on a recurring basis or nonrecurring basis. The carrying amounts of financial instruments, including a senior unsecured note payable-related party, approximate fair value at June 30, 2022 and September 30, 2021.

d. Estimates and Assumptions – The preparation of financial statements in accordance with GAAP requires the use of estimates and assumptions that affect the reported amounts of assets and liabilities at the dates of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Significant areas requiring the use of management assumptions and estimates relate to long-lived asset impairments, asset retirement obligations,

and stock-based compensation. Actual results could differ from these estimates and assumptions and could have a material effect on the Company's reported financial position and results of operations.

e. Net Income (Loss) per Share – Basic earnings per share ("EPS") is computed as net income (loss) available to common shareholders divided by the weighted-average number of common shares outstanding for the period. Diluted EPS reflects the potential dilution that could occur from common shares issuable through stock options, warrants, and other convertible securities.

The dilutive effect of convertible and outstanding securities as of June 30, 2022 and 2021 is as follows:

	_	June 30, 2022	June 30, 2021
Stock options		8,335,000	8,722,500
Warrants	_	57,414,898	67,628,336
	Total potential dilution	65,749,898	76,350,836

At June 30, 2022 and 2021, the effect of the Company's common stock equivalents would have been anti-dilutive. Accordingly, only basic EPS is presented.

NOTE 3 – PROPERTY, MINERAL RIGHTS, AND EQUIPMENT:

The following is a summary of property, mineral rights, and equipment and accumulated depreciation at June 30, 2022 and September 30, 2021, respectively:

	Expected Useful Lives (years)		June 30, 2022	 September 30, 2021
Mineral rights - Eureka	-	\$	13,758,608	\$ 13,704,608
Mineral rights – Other	-		65,000	65,000
Total mineral rights		_	13,823,608	13,769,608
Equipment and vehicles	2-5		53,678	53,678
Office equipment and furniture	3-7		70,150	70,150
Land	-		51,477	51,477
Total property and equipment	-	_	175,305	175,305
Less accumulated depreciation	-		(123,828)	(123,828)
Property, mineral rights, and	-	-		
equipment, net		\$	13,875,085	\$ 13,821,085

For the nine months ended June 30, 2022 and 2021, the Company received mineral lease payments of \$nil and \$78,571, respectively, from a third party on two property blocks the Company leases at the Company's Eureka property. These receipts are recorded as a reduction to property, mineral rights, and equipment.

NOTE 4 – RELATED-PARTY TRANSACTIONS:

A senior unsecured note payable and interest accrued thereon payable to William Matlack, a shareholder and director of the Company, is disclosed in Note 5.

The Company reimburses the health insurance premiums for a former director. At June 30, 2022 and September 30, 2021, the Company owed \$19,790 and \$3,536, respectively, for related party expenses. No remittance was made during the nine months ended June 30, 2022, and \$16,254 was recognized as expense during the period.

NOTE 5 - SENIOR UNSECURED NOTE PAYABLE - RELATED PARTY:

On July 30, 2018, the Company entered into a loan agreement and promissory note with William Matlack, a significant shareholder and a director as of October 29, 2019, (the "Lender"), thereafter becoming a related party. Under the loan agreement, the Lender loaned the Company \$300,000 in the form of a senior unsecured note payable, with the principal bearing interest at an annual rate of 18%, compounded monthly. The loan is unsecured and has a maturity date of January 20, 2023.

At June 30, 2022 and at September 30, 2021, the senior unsecured note payable was \$270,991.

The accrued interest on the senior unsecured note payable was \$43,482 and \$4,145 at June 30, 2022 and September 30, 2021, respectively. Interest expense related to the senior unsecured note payable to this related party was \$13,701 and \$22,035 for the three months ended June 30, 2022 and June 30, 2021, respectively, and \$39,337 and \$64,658 for the nine months ended June 30, 2022 and June 30, 2021, respectively.

The \$270,991 senior unsecured note payable would be senior to any other debt obtained by the Company subsequent to September 30, 2021. The note requires that when the Company enters into any other financings, 25% of the proceeds of such financings will be paid toward reduction of the principal and interest accrued on the note. At August 30, 2021, the Lender provided a waiver of default on the Note that would otherwise have existed due to a non-payment under this contract term for the note. Payment of the remainder of the note's principal balance will not be required until the next qualifying financing, whether debt or equity. On August 30, 2021, \$250,000 was paid to the Lender in conjunction with the common stock private placement financing that occurred in June 2021, consisting of \$29,009 of principal and \$220,991 of interest. At June 30, 2022, the Lender provided a verbal waiver of default on the note that would otherwise have existed due to a non-payment under this contract term for the note. The Company is completing an operating budget to determine an amount that can be remitted toward the note under this verbal waiver agreement.

NOTE 6 – COMMON STOCK AND WARRANTS:

At the Annual General Meeting of shareholders held on April 14, 2021, the shareholders approved an increase in the number of authorized common shares of the Company from 200,000,000 to 500,000,000, with no change in par value and no split or other modification to any outstanding shares. The Certificate of Incorporation of the Company in the State of Delaware was amended to reflect that change in October 2021.

On May 2, 2022, the Company closed a non-brokered private placement of the Company to accredited investors at a price of \$0.25 per common share. The Company issued 18,933,705 common shares for cash proceeds of \$4,733,426. Finders fees in the amount of \$293,839 and 1,016,022 Series N Warrants were paid and issued, respectively, to licensed brokers and consultants in association with the offering. The warrants have a term of 18 months and are exercisable at \$0.25 per common share.

During the nine months ended June 30, 2022, 6,825,000 Series E warrants, 5,000,000 Series G warrants and 4,446,016 Series H warrants expired. Also, holders of Series H Warrants exercised 1,546,425 warrants for \$0.14 per share to acquire 1,546,425 shares of the Company's common stock for total cash proceeds of \$146,499 and a subscription receivable of \$70,000 to the Company. The warrant holder decided not to exercise the 500,000 warrants subscribed, the \$70,000 was refunded and the warrants expired, resulting in a total of 1,046,425 shares being issued.

On June 25, 2021, the Company closed on total subscriptions for a private placement offering for 23,070,798 Units of the Company at a price of \$0.20 per Unit. Each Unit consisted of one share of common stock of the Company and one-half common share purchase Series M Warrant (each whole such warrant a "Warrant"), with each Warrant exercisable to acquire an additional share of common stock of the Company at a price of \$0.30 per share until the Warrant expiration date of May 31, 2023. A total of 8,941,666 shares and 5,304,166 Warrants were paid for and issued during the quarter ended June 30, 2021, for net proceeds of \$1,788,334 to the Company. Another \$333,333 was received for shares subscribed but not yet issued as of the end of the quarter. Additionally, 102,000 broker Warrants were issued for finders fees. No cash was paid for finders fees during the quarter ended June 30, 2021. The units subscribed but not yet paid for at June 30, 2021 were accounted for as subscriptions receivable of \$2,492,493. Subsequent to the close of the quarter ended June 30, 2021, and prior to the issuance of the financial statements for that period, cash of \$2,375,393, net of \$117,100 finders fees, was received and 14,129,132 shares and 6,725,481 Warrants were issued to complete the private placement transactions, including 494,248 Warrants issued for finders fees.

During the three months ended June 30, 2021, holders of Series D Warrants exercised 1,775,000 warrants for \$0.14 per share to acquire 1,775,000 shares of the Company's common stock for total cash proceeds of \$248,500 to the Company. Also, holders of Series H Warrants exercised 375,000 warrants for \$0.14 per share to acquire 375,000 shares of the Company's common stock for total cash proceeds of \$52,500 to the Company. During the three months ended June 30, 2021, 9,000,000 Series D warrants expired.

During the nine months ended June 30, 2021, holders of Series D Warrants exercised 3,500,000 warrants for \$0.14 per share to acquire 3,500,000 shares of the Company's common stock for total cash proceeds of \$490,000 to the Company. Also,

holders of Series E Warrants exercised 537,500 warrants for \$0.14 per share to acquire 537,500 shares of the Company's common stock for total cash proceeds of \$75,250 to the Company. Also, holders of Series H Warrants exercised 375,000 warrants for \$0.14 per share to acquire 375,000 shares of the Company's common stock for total cash proceeds of \$52,500 to the Company.

At June 30, 2022, the Company has a total of 57,414,898 warrants outstanding with a weighted average exercise price of \$0.22 with a weighted average remaining contractual term of 0.87 year.

NOTE 7 – STOCK-BASED AWARDS:

During the year ended September 30, 2021, the Company's shareholders approved an increase to the number of shares of common stock reserved for issuance under the Plan to 15,000,000 shares of common stock, including 10,000,000 shares of common stock reserved for incentive stock options. Upon exercise of options or other awards, shares are issued from the available authorized shares of the Company. Option awards are granted with an exercise price equal to the trading price of the Company's stock at the date of grant.

On October 8, 2020, the Company granted a total of 750,000 options to purchase shares of the Company's common stock that vest over a three-year period. These vesting options had a total fair value of \$177,284, with \$44,321 recognized immediately and \$44,321 being recognized on each of the three grant anniversary dates.

On May 6, 2021, the Company granted a total of 2,785,000 options to employees, consultants, officers and directors to purchase shares of the Company's common stock that expire in five years with an exercise price of \$0.25. These granted options had a total fair value of \$519,400. All options vested upon grant.

The share-based compensation recognized for the option awards vested during the nine months ended June 30, 2022 and 2021 was \$44,321 and \$519,400, respectively. No options were granted during the three months ended June 30, 2022 or 2021. The unvested options will be recognized as compensation expense in the amount of \$44,321 in each of the following two years covered by the vesting period. Fair values of options issued were measured on the date of the grant with a Black-Scholes option-pricing model using the assumptions noted in the following table:

		Options Granted
	Options Granted	at October 8,
	at May 6, 2021	2020
Expected volatility	167.9%	171.9%
Stock price on date of grant	\$0.20	\$0.25
Exercise price	\$0.25	\$0.25
Expected dividends	-	-
Expected term (in years)	5	5
Risk-free rate	0.05%	0.09%
Expected forfeiture rate	0%	0%
Fair value at grant date	\$519,400	\$259,985

The following is a summary of activity for the fiscal year ended September 30, 2021 and the nine months ended June 30, 2022:

		Wei	ghted Average
_	Options	E	xercise Price
Outstanding at September 30, 2020	5,400,000	\$	0.16
Granted	3,885,000		0.12
Expired	(950,000)		(0.43)
Outstanding at September 30, 2021	8,335,000		0.18
Granted	=		-
Expired	<u> </u>		=
Outstanding at June 30, 2022	8,335,000	\$	0.18
Outstanding and exercisable at June 30, 2022	7,960,000	\$	0.17
Weighted average remaining contractual term (years)			2.56

The aggregate of options exercisable as of June 30, 2022 had an intrinsic value of \$222,000, based on the closing price of \$0.16 per share of the Company's common stock on June 30, 2022.

NOTE 8 – COMMITMENTS AND CONTINGENCIES:

The Company has the following commitments and contingencies:

Mineral Exploration

A portion of the Company's mining claims on the Company's properties are subject to lease and option agreements including advance minimum royalty payments, with various terms, obligations, and royalties payable in certain circumstances. Total mining claim lease, option agreements and royalty agreements total \$82,000 per year.

The Company pays federal and county claim maintenance fees on unpatented claims that are included in the Company's mineral exploration properties. Should the Company continue to explore all of the Company's mineral properties, it expects annual fees to total approximately \$236,277 per year in the future.

Real Estate Lease Commitments

At June 30, 2022, the Company's office in Coeur d'Alene, Idaho and its facilities in Eureka, Nevada are rented on a month-to-month basis.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS.

As used in herein, the terms "Timberline," the "Company," "we," "us," and "our" refer to Timberline Resources Corporation.

This discussion and analysis contains forward-looking statements that involve known or unknown risks, uncertainties and other factors that may cause the actual results, performance, or achievements of the Company to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Except for historical information, the matters set forth herein, which are forward-looking statements, involve certain risks and uncertainties that could cause actual results to differ. Potential risks and uncertainties include, but are not limited to, unexpected changes in business and economic conditions; significant increases or decreases in gold prices; changes in interest and currency exchange rates; unanticipated grade changes; metallurgy, processing, access, availability of materials, equipment, supplies and water; results of current and future exploration and production activities; local and community impacts and issues; timing of receipt and maintenance of government approvals; accidents and labor disputes; environmental costs and risks; competitive factors, including competition for property acquisitions; and availability of external financing at reasonable rates or at all, and those set forth under the heading "Risk Factors" in our Form 10-K filed with the United States Securities and Exchange Commission (the "SEC") on December 20, 2021. Forward-looking statements can be identified by terminology such as "may," "will," "should," "expects," "intends," "plans," "anticipates," "believes," "estimates," "predicts," "potential," "continues" or the negative of these terms or other comparable terminology. Although the Company believes that the expectations reflected in the forward-looking statements are reasonable, it cannot guarantee future results, levels of activity, performance, or achievements. Forward-looking statements are made based on management's beliefs, estimates, and opinions on the date the statements are made, and the Company undertakes no obligation to update such forward-looking statements if these beliefs, estimates, and opinions should change, except as required by law.

This discussion and analysis should be read in conjunction with the accompanying unaudited consolidated financial statements and related notes. The discussion and analysis of the financial condition and results of operations are based upon the unaudited consolidated financial statements, which have been prepared in accordance with accounting principles generally accepted in the United States of America. The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires the Company to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of any contingent liabilities at the financial statement date and reported amounts of revenue and expenses during the reporting period. On an on-going basis the Company reviews its estimates and assumptions. The estimates were based on historical experience and other assumptions that the Company believes to be reasonable under the circumstances. Actual results are likely to differ from those estimates under different assumptions or conditions, but the Company does not believe such differences will materially affect our consolidated financial position or results of operations. Critical accounting policies, the policies the Company believes are most important to the presentation of its consolidated financial statements and require the most difficult, subjective and complex judgments are outlined below in "Critical Accounting Policies" and have not changed significantly.

Corporate Overview

Our business is mineral exploration in Nevada with a focus on district-scale gold projects such as our district-scale Eureka Project, where we are focused on delivering high-grade Carlin-type gold discoveries. The Eureka property includes the historic Lookout Mountain and Windfall Mines in a total property position of approximately 24 square miles (62 square kilometers). The Eureka mineral resource was reported in compliance with Canadian NI 43-101 in an Updated Technical Report on the Lookout Mountain Project by Mine Development Associates, Effective March 1, 2013, filed on SEDAR April 12, 2013:

Resource Category	Tonnage	Grade	Grade	Contained Au
	(million short tons)	(oz/ton)	(grams/tonne)	(troy oz)
Measured	3.04	0.035	1.20	106,000
Indicated	25.90	0.016	0.55	402,000
Inferred	11.71	0.012	0.41	141,000

Effective January 1, 2021, the Securities and Exchange Commission ("SEC") adopted amendments to modernize the property disclosure requirements for mining registrants and related guidance, which are currently set forth in Item 102 of Regulation S-K Subpart 1300 under the Securities Act of 1933 and the Securities Exchange Act of 1934. The amendments more closely align the SEC's disclosure requirements and policies for mining properties with current industry and global regulatory practices and standards.

We are also operator of the Paiute Joint Venture Project with Nevada Gold Mines in the Battle Mountain District. These properties all lie on the prolific Battle Mountain-Eureka gold trend. We also control the Seven Troughs Project in northern Nevada, which is one of the state's highest-grade former gold producers. We control over 43 square miles (111 square kilometers) of mineral rights in Nevada. Detailed maps and mineral resource estimates for the Eureka Project and NI 43-101 technical reports for its projects may be viewed at http://timberlineresources.co/.

Summary of the exploration activities for the three months ended June 30, 2022:

Summary of the exploration activities for the three months ended June 30, 2022:

Exploration activities during the quarter ending June 30, 2022 focused on the Eureka Project, where a sizable drill campaign concluded during the middle of January 2022. That drilling was concentrated on the Water Well Zone (WWZ), near the Lookout Mountain Resource, and the Oswego target, approximately 1km to the east. The Company received, interpreted, and reported results from that program through May 2022. Having reported strong drill results that the Company believed warranted follow-up, work began during the quarter to plan the 2022 drill campaign. Timberline worked with its environmental and permitting contractor to update the work program within its Lookout Mountain plan of operations with the Bureau of Land Management.

Highlights of the 2021-2022 exploration program completed during January 2022 include:

- Completed approximately 6,535m of drilling, 65% of which was reverse circulation (RC) drilling and 35% was diamond core drilling;
- The first results reported during the program were 5 RC holes completed in July 2021. The most significant new intercepts in these holes included:
 - o 10.67m at 2.36 grams per tonne (g/t) gold from 301.8m depth in BHSE-194;
 - including 6.01m at 2.98 g/t gold;
 - o 16.76m at 1.74 g/t gold from 257.6m depth in BHSE-195;
 - including 3.05m at 4.56 g/t gold; and
 - 19.81m at 1.38 g/t gold from 248.4m depth in BHSE-193.
- Reported surface rock sample assay results on the channel and trench samples from the Oswego Target. Key results included:
 - 25.9m @ 14.42 g/t gold along strike;
 - o 27.4m @ 12.02 g/t gold along strike; and
 - o 10.7m @ 3.63 g/t gold, estimated to be true thickness from a trench.
- Integrated new geologic mapping in the Windfall and New York Canyon areas with geochemical and geophysical data in anticipation of new drilling in late 2022 or 2023.

During the quarter ending March 31, 2022, the Company reported the majority of the drill results from the 2021 drill campaign, including the following highlights:

- Results reported in February 2022 from 6 RC holes and portions of 2 core holes included the following highlights:
 - o 22.9m at 6.11 g/t gold from 140.8m depth in BHSE-220C,
 - including 12.2m at 8.92 g/t gold from 151.5m depth;
 - o 10.7m at 2.96 g/t gold from 229.2m depth in BHSE-211C;
 - o 22.9m at 1.11 g/t gold from 219.5m depth in BHSE-198; and
 - o 6.10m at 2.85 g/t gold from 161.5m depth in BHSE-204.
- In March 2022, Timberline reported additional results from 3 core holes and 1 RC hole, including:
 - o 41.1m at 5.03 g/t gold from 316.1m depth in BHSE-212C,
 - including 19.8m at 9.49 g/t gold;
 - o 9.1m at 1.24 g/t gold from 324.6m depth in BHSE-209,

- including 4.6m at 2.07 g/t gold; and
- 9.1m at 1.34 g/t gold from 255.1m depth in BHSE-210C.
- Later in March 2022, the Company reported the complete results from drillhole BHSE-220C, including:
 - 44.2m at 4.10 g/t gold from 140.8m depth in BHSE-220C,
 - including 22.9m at 6.24 g/t gold from 140.8m depth; and
 - including 12.2m at 9.18 g/t gold from 151.5m depth.

During the quarter ending June 30, 2022, Timberline reported the final results from the 2021-2022 drilling campaign, these included several drill holes from the Oswego target, one hole from the WWZ, and final multielement results from one hole into the Graben Zone.

- On May 11, 2022, the Company reported significant shallow oxide gold mineralization from the Oswego Target:
 - o 35.1m at 2.32 g/t gold from 6.1m depth in BHSE-213,
 - including 19.8m at 3.93 g/t gold from 7.6m depth;
 - 13.7m at 1.31 g/t gold from 3.0m depth in BHSE-215,
 - including 6.1m at 2.49 g/t gold from 9.1m depth; and
 - o 9.1m at 1.72 g/t gold from surface and 12.2m at 1.22 g/t gold from 15.2m depth in BHSE-214.
- The final news release concerning the 2021-2022 drill program was released on May 18, 2022. The key results from that release included drillholes BHSE-192C and BHSE-206C:
 - 24.4m at 3.85 g/t gold from 349.6 depth in BHSE-209C,
 - including 4.6m at 8.35 g/t gold from 354.2m depth; and
 - including 7.6m at 5.72 g/t gold from 364.8m depth.
 - o 30.5m at 0.41 g/t gold from 182.0m depth in BHSE-206C,
 - including 7.6m of 1.04 g/t gold from 192.6 m depth.
 - 202.7m at 5.28 g/t SILVER from 121.0m depth in BHSE-206C,
 - Including 56.4m at 9.69 g/t SILVER from 264.3m depth.

Drilling

Due to a lack of availability of drill crews in Nevada, we were forced to split our 2021 drill program into two phases. The first phase was comprised of five RC holes that were completed during July and August 2021; we reported those results on October 27, 2021. The RC drill rig returned to the property in October and drilled until mid-December 2021. A diamond core rig joined the drill program in November and worked until mid-January 2022. The assay results from this second phase of drilling were reported during the quarters ending March 31 and June 30, 2022.

This second phase of drilling included completion of 23 drill holes totaling 4,859 meters (15,942 feet) aimed primarily at the WWZ and Oswego Targets. (Figure 1). A summary of the drill program RC, diamond core (core), and RC with core tails is included in Table 1.

The WWZ is immediately adjacent to the Lookout Mountain Resource and has the potential to significantly expand the resource at higher gold grades. Fourteen new drill holes, including six core holes, in the second phase of this drill program have added many more gold assays and much more geologic information to the WWZ target. We also drilled a core hole to the east of the WWZ as a test of the significant IP anomaly in the Graben Zone. We also completed nine RC holes at the Oswego Target, approximately one kilometer east of the WWZ, testing the downdip extension of the high-grade surface sampling reported in December (see our news release dated December 6, 2021).

Table 1. Compilation of 2021-2022 Phase 2 Drilling, Eureka Project (October – January)

Hole Type	No. of Holes	Meters Drilled	Target Area(s)*
Reverse Circulation (RC)	16	2,527	WWZ (6); Oswego (9); LM (1)
Diamond Core	4	1,363	WWZ (3), Graben Zone IP (1)
RC/Core Tails	3	969	WWZ (3)
Total	23	4,859	

*WWZ: Water Well Zone; Oswego: Road-cut Au occurrence/Dugout Tunnel Fault; LM: Lookout Mountain Resource area

The RC cuttings and drill core were logged in the Company's Eureka, Nevada facility. Approximately 3,300 samples were collected and submitted to ALS Global, in Elko, Nevada for preparation and analysis.

Water Well Zone

The WWZ emerged during the last two quarters as hosting significant higher-grade gold intercepts over a large area. Repeated drill hole intercepts through the base of the Dunderberg Shale have yielded strong gold mineralization associated with a well-developed breccia horizon that has been intensely altered with increased presence of carbon, silica, and sulfides. Core holes BHSE-220C and 212C are the best holes drilled to date in the WWZ and they are separated by approximately 400 meters north to south. BHSE-220C is the northernmost hole in the WWZ and the intercept is open to the north and east. BHSE-212C is the farthest south hole in the WWZ, and the intercept is open to the south and east. We also reported results from a core hole approximately midway between these two holes (BHSE-192C). This hole confirmed a strong interval of gold mineralization in the same geologic unit (the base of the Dunderberg Shale). This mineralized interval is also open to the east. The current footprint of the WWZ is shown in Figure 1. Timberline's objectives for ongoing exploration in the WWZ will be to both improve our understanding of the continuity of the zone and to grow it beyond its current footprint. To achieve these objectives, Timberline is planning to add more drill holes within this footprint and beyond it to the north, south, and east.

We also documented during the last two quarters that some of the RC drilling into the WWZ may have been biased low with respect to gold grade. The Company's February 24, 2022, and March 24, 2022 news releases described comparative results from RC and core drilling in the northern portion of the WWZ. BHSE-220C was a core twin of BHSE-205, which was a RC hole. The final results from BHSE-220C indicated that core drilling recovered significantly higher grades from mineralized intervals than corresponding RC drilling.

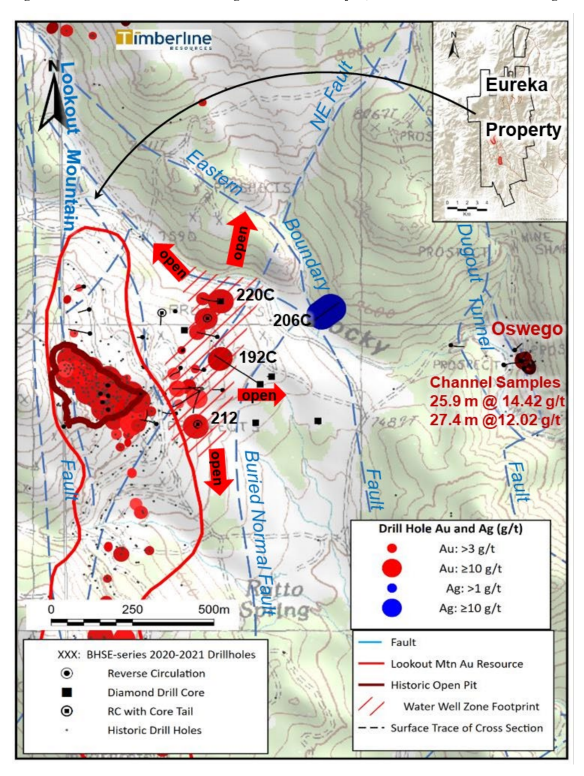
This part of the WWZ mineralization is below the water table, which can affect sample quality in RC drilling. Fine-grained material may be washed away during the drilling and sampling process, and drill cuttings may be washed downhole from higher up. Either circumstance could result in under-reporting of gold grades when sampling with RC drilling below the water table. Core drilling is generally regarded as superior to RC drilling for the quality of both assays and geological information, but it is also much more costly.

The initial indication from incomplete and expedited assays was that the core drilling yielded considerably higher-grade gold than did the RC drilling. The complete results for BHSE-220C confirmed that both drill holes encountered a zone of very similar geology and thickness, and the grades over the full interval are significantly higher in the drill core.

Table 2 - Comparison of Average Mineralized Intervals in Twinned* Drill Holes

Hole	Type	Inclination (°)	From (m)	To (m)	Interval (m)	Gold (g/t)
BHSE-205	RC	-90	138.7	175.3	36.6	1.06
BHSE-220C	Core	-90	140.8	185.0	44.2	4.10
* - Drill holes collared approximately 2 meters apart from same drill pad						

Figure 1. Location of 2021-2022 Drilling at the Eureka Project, the Water Well Zone and Oswego Targets

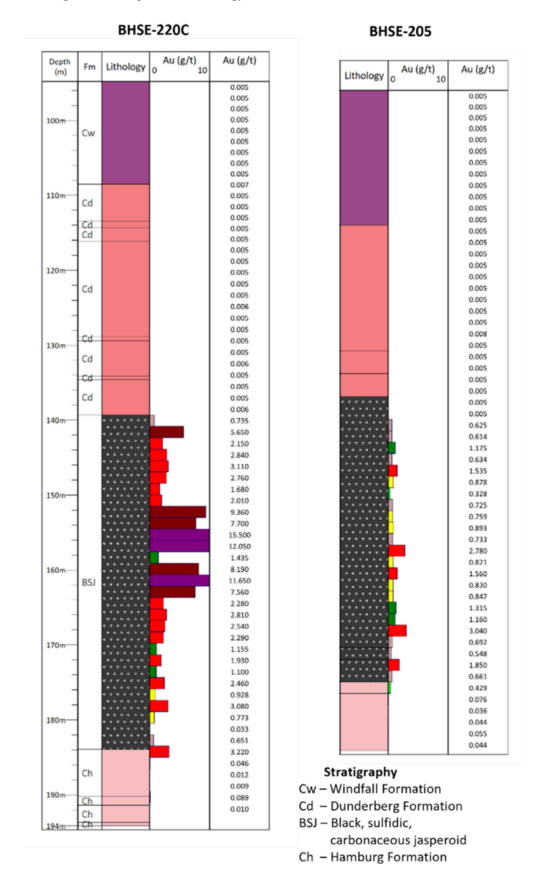


The additional assays received since the earlier news release were from a lower-grade interval below the previously reported high-grade. Both the RC and core drilling encountered this lower-grade zone, and a direct comparison between the assays in the two drill holes is shown in Figure 2. The overall grade of the core interval also increased slightly from the February report due to the inclusion of one overlimit assay (a repeat assay on samples that assay above 10 g/t in the initial analysis).

Much of the drilling in the WWZ encountered significant groundwater inflow during drilling. As previously reported in October 2021, Timberline increased the proportion of core drilling in the WWZ during this program to evaluate the reliability of gold grades and increase the confidence of geological interpretations. This newly discovered part of the WWZ is much thicker and higher grade than expected, and it is wide open for follow-up drilling to the north, northwest, and east. The

intercept from BHSE-220C, which is 400m south from BHSE-220C, confirmed the highest grade and thickness yet drilled in the WWZ (See Company news release dated March 9, 2022).

Figure 2 - Comparison of Geology & Gold in Twinned Holes at WWZ



This phenomenon of drill sampling below the water table is well known in the gold exploration industry, as anecdotal reports and some comprehensive studies have demonstrated higher gold grades from core drilling in comparison to twin RC drill holes. The difference reported here is higher than expected, but this result is from only one pair of twin holes. The data so far suggest that the recent RC drilling in the WWZ may have underestimated the actual gold grade. The Company continues to assess the geology, assay, and quality control data before drawing conclusions from these data but plans to twin additional RC holes during 2022.

At the time of this writing, the Company has commenced its 2022 drill program but has not yet reported new results. The current drill plan includes additional core holes in close proximity to RC holes that encountered significant gold during the 2020 or 2021 drill programs. In addition, the 2022 drill plan includes primarily core drilling within the WWZ footprint, though RC drilling has been used to drill the upper portions of several of these core holes (above the water table). This technique, known as pre-collaring, saves considerable expense by utilizing cheaper RC drilling for the upper part of deeper drill holes. It should also be noted that Timberline has also changed RC drilling contractors for the 2022 drill program. Our technical team will continue to evaluate the efficacy and appropriateness of RC drilling at the Water Well Zone, but the less expensive drilling method clearly has a place in a well managed exploration project.

Oswego Target

The Oswego Target lies approximately 1.0km from the eastern margin of the WWZ, or 1.2km from the Lookout Mountain Resource. Oswego is a historic gold showing with limited historic mining (late 19th and/or early 20th century) and exploration during the early 1990s. The area is cut by a large north-south fault zone known as the Dugout Tunnel Fault (DTF). The DTF is analogous to the Lookout Mountain Fault zone that occurs just west of Timberline's Lookout Mountain resource. Surface sampling at Oswego has repeatedly returned high-grade gold from the fault itself, where the Eldorado Dolomite is highly silicified. During the 2021 program, we drilled 9 RC holes in and around the Oswego Target area. The 2021 drilling was aimed at confirming historic drill results and testing the downdip continuity of the surface gold zone.

Prior to the drilling, we also completed systematic channel sampling at the Oswego Target during the quarter ending December 31, 2021. Our geologists collected 67 channel and rock samples along the 65-meter strike length of an exposed fault scarp, where historic results had indicated the presence of high-grade gold. Sampling was focused along the Trench Fault and associated cross structures. There is a zone of alteration and mineralization approximately 10 meters wide, which is pervasively oxidized at surface. The sampling consisted of continuous chip and channel samples utilizing diamond saws and hammer drills. However, due to limited access and cliff-forming outcrops, some of the samples are along the strike of the fault in highly silicified Eldorado Dolomite (channel samples). Where possible, we employed an excavator to cut trenches across the structure. In the trenches, the sampling likely represents true width of mineralization perpendicular to the fault (trench samples).

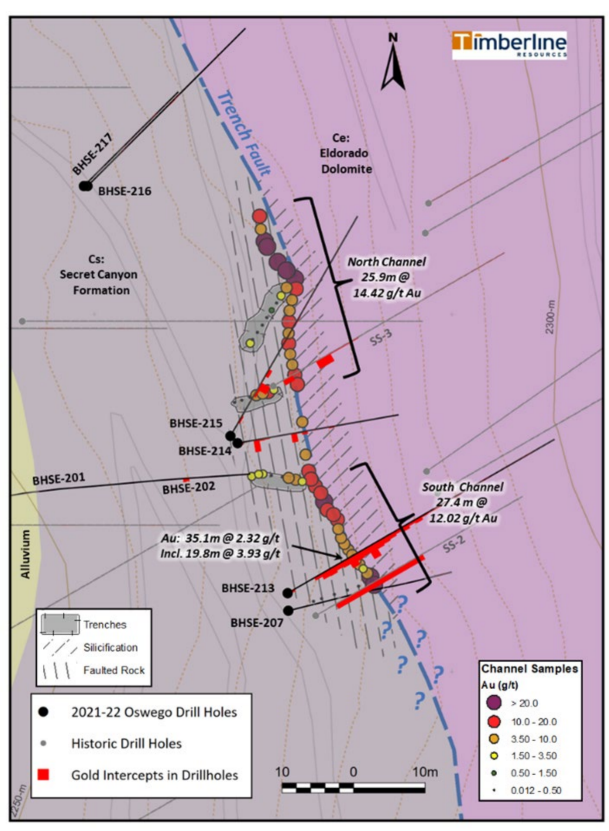
The results from the surface sampling at Oswego corroborate historic sampling that indicated a long zone of outcropping structure containing 12 to 13 g/t gold (See Company news release dated June 12, 2018). The newer data provided better information on the continuity and dimensions of the mineralized structure. The results are summarized in Figure 3.

Oswego is separated from the Lookout – WWZ trend by a basin with volcanic rocks at surface and underlain by extensive faulting, potential host rocks for Carlin-type gold, and fine-grained altered intrusive rocks (see Company news release dated March 24, 2022). This structural corridor includes both Cambrian and Ordovician aged host rocks that Timberline intends to drill test. These rocks include the Dunderberg Shale, the host of Carlin-type mineralization at the WWZ and Lookout Mountain, and the Goodwin and Ninemile Formations, which are prolific hosts of gold at the Ruby Hill Mine (i80 Gold Corp.) in the north of the Eureka District. We completed nine shallow RC holes into the Oswego alteration zone to test the downdip extension of the surface mineralization.

Timberline reported the results of the 2021 drilling at Oswego in May of 2022, some highlights are shown below:

- 35.1m at 2.32 g/t gold (oxide) from 6.1m depth in BHSE-213,
 - o including 19.8m at 3.93 g/t gold from 7.6m depth; and
- 13.7m at 1.31 g/t gold from 3.0m depth in BHSE-215,
 - o including 6.1m at 2.49 g/t gold from 9.1m depth,

Figure 3 – Geology, Sampling, and Drilling at the Oswego Target



Most of the 2021 Oswego drill holes (BHSE-202, 207, and 213 – 217) were positioned west of the fault zone and drilled at an angle to undercut surface mineralization and cut across the structure. The logs of the drill cuttings indicate that most of these holes were collared in the Secret Canyon Formation, which consists of platy brown to orange chips of argillaceous material (shale) with a high carbonate content. Drilling progressed through the shale into an apparent faulted contact with the Eldorado Dolomite, which was normally brown to reddish-brown or black, very fine-grained jasperoid (silicified

sedimentary rock). The relationship of the fault to the shale and dolomite is complex, but all of the drill holes in this area bottomed in the dolomite.

The gold mineralization at Oswego is most often associated with, or centered upon, the silicified fault (jasperoid). However, some of the highest gold grades occur in altered dolomite or in sediments at the margins of the jasperoid. Drillholes BHSE-213 and -207 tested the southern extent of high gold in surface samples. The shallow gold zone appears to be cut off on the south, and additional mapping and sampling is required to understand the controls of gold in that area. All the drillholes in this area encountered highly anomalous gold (>0.100 g/t) well into the Eldorado Dolomite. None of the drill holes reached sufficient depth to test other favorable host rocks that are interpreted to lie at depth along this structure, such as the Ninemile Formation.

The 2022 drill program will include several drill holes at the Oswego target, aimed at testing for downdip and lateral extensions of the shallow mineralization reported in 2021 and early 2022. There may also be deeper drilling into the graben west of Oswego to examine possible connections between Oswego and the Lookout/WWZ zones and possibly linked to the geophysical anomalies in this area.

Results of Operations for the nine months ended June 30, 2022 and 2021

Consolidated Results

(US\$)		Three Months Ended June 30,			Nine months Ended June 30,			
		2022		2021		2022		2021
Exploration expenses:								
Eureka	\$	808,519	\$	330,599	\$	2,462,543	\$	1,471,948
Other exploration properties		87,946		97,309		234,254		356,032
Total exploration expenditures		896,465		427,908		2,696,797		1,827,980
Non-cash expenses:								
Stock option expenses		-		519,400		44,321		646,422
Depreciation, amortization and accretion		1,478		1,408		4,434		4,224
Total non-cash expenses		1,478		520,808		48,755		650,646
Professional fees expenses		61,234		39,384		155,938		160,257
Insurance expenses		43,204		38,766		116,651		102,367
Salaries and benefits expenses		71,819		74,584		219,750		230,502
Interest and other (income) expense		228,479		44,564		251,505		74,616
Other general and administrative expenses		148,270		117,245		283,499		286,163
Net loss	\$	1,450,949	\$	1,263,259	\$	3,772,895	\$	3,332,531

Our consolidated net loss for the three months ended June 30, 2022 was \$1,450,949, compared to a consolidated net loss of \$1,263,259 for the three months ended June 30, 2021. Total exploration expenses of \$896,465 were recorded on our statement of operations for the three months ended June 30, 2022, compared with \$427,908 for the three months ended June 30, 2021. The year-over-year increase in net loss is due to the significant increase in exploration expenses made possible by the infusion of cash that occurred in May 2022, an increase in professional fees related to that financing, and increases in foreign exchange losses resulting from our private placement of May 2022, offset by reduced share-based compensation during the three months ended June 30, 2022 compared with June 30, 2021. Insurance expense was somewhat higher in the comparative period due to the normal increases the industry is experiencing.

Our consolidated net loss for the nine months ended June 30, 2022 was \$3,772,895, compared to a consolidated net loss of \$3,332,531 for the nine months ended June 30, 2021. Total exploration expenses of \$2,696,797 were recorded on our statement of operations for the nine months ended June 30, 2022, compared with \$1,827,980 for the nine months ended June 30, 2021. The year-over-year increase in net loss is due to the significant increase in exploration expenses made possible by the infusion of cash that occurred near the close of fiscal year 2020, exercises of warrants during the period and the May 2022 private placement, and increases in foreign exchange losses resulting from our private placement of May 2022. These were offset by a decrease in share-based compensation with no new stock options issued to directors, officers and consultants. Insurance expense was somewhat higher in the first nine months of 2021 due to the normal increases the industry is experiencing.

Subject to adequate funding in 2022, we expect to continue to incur exploration expenses for the advancement of our Eureka Project.

Financial Condition and Liquidity

At June 30, 2022, we had assets of \$18,637,789, consisting of cash of \$4,182,930, property, mineral rights and equipment of \$13,875,085, net of depreciation, reclamation bonds of \$528,643, and prepaid expenses, deposits and other assets in the amount of \$51,131.

On June 30, 2022, we had total liabilities of \$634,015 and total assets of \$18,637,789. This compares to total liabilities of \$570,144 and total assets of \$17,716,406 on September 30, 2021. As of June 30, 2022, our liabilities consist of \$122,681 for asset retirement obligations, \$270,991 of senior unsecured note payable – related party, and \$177,071 of trade payables and accrued liabilities and \$63,272 of interest and expenses payable to related parties. Of these liabilities, \$511,334 are due within twelve months. The liabilities compared to September 30, 2021, have changed as a result of a slight decrease in accrued payables offset by increases in accrued liabilities and accrued interest - related party. The increase in total assets was due to the increase in cash from warrant exercises and the May 2022 private placement, with small increases to prepaid expense and other assets and mineral rights.

On June 30 2022, we had working capital of \$3,717,027 and stockholders' equity of \$18,003,774 compared to working capital of \$3,170,019 and stockholders' equity of \$17,146,262 for the year ended September 30, 2021. Working capital experienced a favorable change because of the increase in cash associated equity infusions and an increase in accounts payable and increases in accrued expenses – related party and accrued interest - related party. These were offset somewhat by a decrease in accrued expenses.

During the nine months ended June 30, 2022, we used cash from operating activities of \$3,686,561, compared to cash used of \$2,715,608 for the nine months ended June 30, 2021. The use of cash from operating activities results primarily from the net loss of \$3,772,895 for the nine-month period ended June 30, 2022 compared to net loss of \$3,332,531 for the nine months ended June 30, 2021. Each of the comparable periods experienced significantly different non-cash effects as a result of changes in stock-based compensation. Changes to the net loss for the comparative periods are described above.

During the nine-month period ended June 30, 2022, cash of \$43,947 was used by investment activities, compared with cash of \$14,571 provided for the nine-month period ended June 30, 2021. During the nine months ended June 30, 2022, we paid \$54,000 for mineral rights and received a refund on our reclamation bonds of \$10,053, compared to at June 30, 2021, we received \$78,571 for lease payments to us for company-owned mineral properties offset by \$64,000 paid for mineral rights.

During the nine-month period ended June 30, 2022, \$4,586,086 was provided by financing activities, compared to cash of \$2,739,417 provided during the nine-month period ended June 30, 2021. For the nine-month period ended June 30, 2022, cash of \$4,439,587 was provided through the sale of stock and warrants, net of issuance costs, and \$146,499 was provided by the exercise of warrants. For the nine-month period ended June 30, 2021, cash of \$1,788,334 was provided through the sale of stock and warrants, \$617,750 provided by the exercise of warrants and \$333,333 from the proceeds from stock subscriptions paid for which stock had not yet been issued.

Going Concern:

The audit opinion and notes that accompany our consolidated financial statements for the year ended September 30, 2021 disclose a 'going concern' qualification to our ability to continue in business. These consolidated financial statements have been prepared on the basis that the Company is a going concern, which contemplates the realization of our assets and the settlement of our liabilities in the normal course of our operations. Disruptions in the credit and financial markets over the past several years have had a material adverse impact on a number of financial institutions and investors and have limited access to capital and credit for many companies. In addition, commodity prices and mining equities have seen significant volatility which increases the risk to precious metal investors. Market disruptions and alternative investment options, among other things, make it more difficult for us to obtain, or increase our cost of obtaining, capital and financing for our operations. Our access to additional capital may not be available on terms acceptable to us or at all. If we are unable to obtain financing through equity investments, we will seek multiple solutions including, but not limited to, asset sales, corporate transactions, credit facilities or debenture issuances in order to continue as a going concern.

The consolidated financial statements do not include any adjustments that might be necessary should we be unable to continue as a going concern. We believe that the going concern condition cannot be removed with confidence until the Company has entered into a business climate where funding of its activities is more assured. If the going concern basis were not appropriate for these financial statements, adjustments would be necessary in the carrying value of assets and liabilities, the reported expenses and the balance sheet classifications used.

At June 30, 2022, we had working capital of \$3,717,027. We have a cash balance of \$4,182,930 and \$634,015 outstanding

in total liabilities. As of the date of this report on Form 10-Q, we have sufficient cash to meet our normal operating commitments for the next 12 months. Therefore, we do not expect to be required to engage in financial transactions to increase our cash balance or decrease our cash obligations in the near term. However, we are an exploration company with exploration programs that require significant cash expenditures. A significant drilling program, such as those we have planned, will result in depletion of cash and return us to a position of insufficient cash to support normal operations for the following 12 months. Cash-raising efforts may include equity financings, corporate transactions, joint venture agreements, sales of assets, credit facilities or debenture issuances, or other strategic transactions.

We plan, as funding allows, to follow up on our positive drill results on our Eureka and Paiute Projects. Principally, we plan to execute drilling as part of the ongoing exploration program at Eureka. Also, subject to available capital, we may continue prudent exploration programs on our material exploration properties and/or fund some exploratory activities on early-stage properties.

We will require additional funding and/or reductions in exploration and administrative expenditures in future periods. Given current economic conditions, we cannot provide assurance that necessary financing transactions will be available on terms acceptable to us, or at all. Without additional financing, we would have to curtail our exploration and other expenditures while we seek alternative funding arrangements to provide sufficient capital to meet our ongoing, non-discretionary expenditures, and maintain our primary mineral properties. If we cannot obtain sufficient additional financing, we may be unable to make required property payments on a timely basis and be forced to return some or all of our leased or optioned properties to the underlying owners.

Financing Activities

On May 2, 2022, we closed a non-brokered private placement of the Company to accredited investors at a price of \$0.25 per common share. We issued 18,933,705 common shares for cash proceeds of \$4,733,426. Finders fees in the amount of \$293,839 and 1,016,022 Series N Warrants were paid to licensed brokers and consultants in association with the offering. The warrants have a term of 18 months and are exercisable at \$0.25 per common share.

Off-Balance Sheet Arrangements

We do not have any off-balance sheet arrangements that are reasonably likely to have a current or future effect on our financial condition, revenues, results of operations, liquidity or capital expenditures.

Critical Accounting Policies and Estimates

See Note 2 to the financial statements contained in this Quarterly Report for a summary of the significant accounting policies used in the presentation of our financial statements. We are required to make estimates and assumptions that affect the reported amounts and related disclosures of assets, liabilities, revenue and expenses. We believe that our most critical accounting estimates are related to asset impairments and asset retirement obligations.

Our critical accounting policies and estimates are as follows:

Asset Impairments - Carrying Value of Property, Mineral Rights and Equipment

Significant property acquisition payments for active exploration properties are capitalized. The evaluation of our mineral properties for impairment is based on market conditions for minerals, underlying mineralized material associated with the properties, and future costs that may be required for ultimate realization through mining operations or by sale. If no mineable ore body is discovered, or market conditions for minerals deteriorate, there is the potential for a material adjustment to the value assigned to such mineral properties.

We review the carrying value of equipment for impairment whenever events and circumstances indicate that the carrying value of an asset may not be recoverable from the estimated future cash flows expected to result from its use and eventual disposition. In cases where undiscounted expected future cash flows are less than the carrying value, an impairment or abandonment loss is recognized equal to an amount by which the carrying value exceeds the fair value of the asset. The factors considered by management in performing this assessment include current operating results, trends and prospects, the manner in which the equipment is used, and the effects of obsolescence, demand, competition, and other economic factors.

Asset Retirement Obligations

We have an obligation to reclaim our properties after the surface has been disturbed by exploration methods at the site. As a result, we have recorded a liability for the fair value of the reclamation costs we expect to incur at our Lookout Mountain

Target on our Eureka Project, and our Paiute Project. We estimate applicable inflation and credit-adjusted risk-free rates as well as expected reclamation time frames. To the extent that the estimated reclamation costs change, such changes will impact future reclamation expense recorded. A liability is recognized for the present value of estimated environmental remediation (asset retirement obligation) in the period in which the liability is incurred if a reasonable estimate of fair value can be made. The offsetting balance is charged to the related long-lived asset. Adjustments are made to the liability for changes resulting from passage of time and changes to either the timing or amount of the original present value estimate underlying the obligation.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Not applicable.

ITEM 4. CONTROLS AND PROCEDURES

Conclusions of Management Regarding Effectiveness of Disclosure Controls and Procedures

At the end of the period covered by this Form 10-Q, an evaluation was carried out under the supervision of and with the participation of our management, including the Principal Executive Officer and the Principal Financial Officer of the effectiveness of the design and operations of our disclosure controls and procedures (as defined in Rule 13a – 15(e) and Rule 15d – 15(e) under the Exchange Act) as of the end of the period covered by this report. Based upon that evaluation, it was concluded that our disclosure controls were effective as of the end of the period covered by this report, to ensure that: (i) information required to be disclosed by the Company in the reports that it files under the Exchange Act is recorded, processed, summarized, and reported within required time periods specified by the Securities & Exchange Commission rules and forms, and (ii) material information required to be disclosed in reports filed under the Exchange Act is accumulated and communicated to our management, including our Chief Executive Officer and Chief Accounting Officer, as appropriate, to allow for accurate and timely decision regarding required disclosure.

Internal Control over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting. This internal control system has been designed to provide reasonable assurance to the Company's management and Board of Directors regarding the preparation and fair statement of the Company's published financial statements.

All internal control systems, no matter how well designed, have inherent limitations. Therefore, even those systems determined to be effective can provide only reasonable assurance with respect to financial statement preparation and presentation.

Our management has assessed the effectiveness of the Company's internal control over financial reporting as of June 30, 2022. To make this assessment, we used the criteria for effective internal control over financial reporting described in Internal Control-Integrated Framework (2013), issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on our assessment, we believe that, as of June 30, 2022, the Company's internal control over financial reporting is not effective, due to the current inability to segregate duties inherent with limited staffing.

Management's Remediation Initiatives

Management's remediation initiatives included implementing additional controls over cash receipt and payment transactions through reviews and approvals performed by our Chief Executive Officer and Chief Financial Officer. These detective controls significantly mitigate segregation of duties issues that exist by one person having the ability to enter payments and receipts into the accounting software, process payment and deposits into the accounting software and reconciling bank statements. The Company has three employees, and management has concluded that anticipated business growth and the accompanying expansion of staffing will improve effectiveness of the Company's internal controls over financial reporting.

Changes in Internal Control over Financial Reporting

There were no changes in our internal control over financial reporting in the nine months ended June 30, 2022.

PART II — OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS.

We are not aware of any material pending litigation or of any proceedings known to be contemplated by governmental authorities which are, or would be, likely to have a material adverse effect upon us or our operations, taken as a whole. No director, officer or affiliate of Timberline and no owner of record or beneficial owner of more than 5% of our securities or any associate of any such director, officer or security holder is a party adverse to Timberline or has a material interest adverse to Timberline in reference to any currently pending litigation.

ITEM 1A. RISK FACTORS

There have been no material changes from the risk factors as previously disclosed in our Annual Report on Form 10-K for the year ended September 30, 2021, which was filed with the SEC on December 20, 2021.

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

All sales of unregistered equity securities during the fiscal quarter covered by this Quarterly Report on Form 10-Q were previously reported on Form 8-K.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES.

None.

ITEM 4. MINE SAFETY DISCLOSURES

We consider health, safety and environmental stewardship to be a core value for the Company.

Pursuant to Section 1503(a) of the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010, issuers that are operators, or that have a subsidiary that is an operator, of a coal or other mine in the United States are required to disclose in their periodic reports filed with the SEC information regarding specified health and safety violations, orders and citations, related assessments and legal actions, and mining-related fatalities with respect to mining operations and properties in the United States that are subject to regulation by the Federal Mine Safety and Health Administration ("MSHA") under the Federal Mine Safety and Health Act of 1977 (the "Mine Act"). During the nine months ended June 30, 2022, our U.S. exploration properties were not subject to regulation by the MSHA under the Mine Act.

ITEM 5. OTHER INFORMATION

None.

ITEM 6. EXHIBITS.

3.1	Certificate of Incorporation of the Registrant as amended through October 31, 2014, incorporated by reference
	to the Company's Form 10-K as filed with the Securities and Exchange Commission on December 23, 2014
3.2	Amended By-Laws of the Registrant, incorporated by reference to the Company's Form 8-K as filed with the
	Securities and Exchange Commission on August 13, 2015.
4.1	Specimen of the Common Stock Certificate, incorporated by reference to the Company's Form 10SB as filed
	with the Securities Exchange Commission on September 29, 2005
4.2	Form of Warrant Agreement incorporated by reference to the Company's Form 10-Q filed with the Securities and Exchange
	Commission on August 11, 2016.
4.3	Form of Warrant Agreement for March and April 2017 Offering of Units, incorporated by reference to the Company's Form
	10-Q filed with the Securities and Exchange Commission on May 15, 2017.
4.4	Form of the Series H Warrant, incorporated by reference to exhibit 99.1 to the Company's Form 8-K as filed with the
	Securities and Exchange Commission on April 1, 2019
4.5	Form of the Series G Warrant, incorporated by reference to exhibit 4.4 to the Company's Form 10-Q as filed with the
4.6	Securities and Exchange Commission on August 14, 2019
4.6	Form of the Series I Warrant, incorporated by reference to exhibit 4.8 to the Company's Form 10-K as filed with the Securities and Exchange Commission on Jan 10, 2020
4.7	Form of the Series J Warrant, incorporated by reference to exhibit 4.5 to the Company's Form 8-K as filed with the
4./	Securities and Exchange Commission on October 25, 2019
4.8	Form of the Series K Warrant, incorporated by reference to exhibit 4.8 to the Company's Form 10-K as filed with the
	Securities and Exchange Commission on January 13, 2021
4.9	Form of the Series L Warrant, incorporated by reference to exhibit 4.1 to the Company's Form 8-K as filed with the
	Securities and Exchange Commission on September 1, 2020
31.1*	Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (Rules 13a-14 and 15d-
	14 of the Exchange Act)
31.2*	Certification of Principal Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (Rules 13a-14 and
	15d-14 of the Exchange Act)
32.1*	Certification of Chief Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350)
32.2*	Certification of Principal Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350)
101.INS*	XBRL Instance Document
101.SCH* 101.CAL*	XBRL Taxonomy Extension Schema Document XBRL Taxonomy Extension Calculation Linkbase Document
101.CAL** 101.DEF*	XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF 101.LAB*	XBRL Taxonomy Extension Label Linkbase Document
101.EAD 101.PRE*	XBRL Taxonomy Extension Presentation Linkbase Document
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^{* -} Filed herewith

SIGNATURES

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

TIMBERLINE RESOURCES CORPORATION

By: /s/ Patrick Highsmith

Patrick Highsmith
President and Chief Executive Officer
(Principal Executive Officer)

Date: August 15, 2022

By: /s/ Ted R. Sharp

Ted R. Sharp Chief Financial Officer (Principal Financial and Accounting Officer)

Date: August 15, 2022

Exhibit 31.1

CERTIFICATION

I, Patrick Highsmith, certify that:

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

Date	e: August 15, 2022
By:	/s/ Patrick Highsmith
-	Patrick Highsmith, President, Chief Executive Officer and Principal Executive Officer

A signed original of this written statement has been provided to the registrant and will be retained by the registrant to be furnished to the Securities and Exchange Commission or its staff upon request.

Exhibit 31.2

CERTIFICATION

I, Ted R. Sharp, certify that:

Date: August 15, 2022

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

By:	/s/ Ted R. Sharp
-	Ted R. Sharp, Chief Financial Officer, Principal Financial Officer

A signed original of this written statement has been provided to the registrant and will be retained by the registrant to be furnished to the Securities and Exchange Commission or its staff upon request.

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Timberline Resources Corporation, (the "Company") on Form 10-Q for the period ending June 30, 2022, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Patrick Highsmith, Chief Executive Officer, President and Principal Executive Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

/s/ Patrick Highsmith	DATE: August 15, 2022
Patrick Highsmith, Chief Executive Officer and President	_

A signed original of this written statement required by Section 906 has been provided to Timberline Resources Corporation and will be retained by Timberline Resources Corporation to be furnished to the Securities and Exchange Commission or its staff upon request.

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Timberline Resources Corporation, (the "Company") on Form 10-Q for the period ending June 30, 2022, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Ted R. Sharp, Chief Financial Officer and Principal Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

/s/ Ted R. Sharp	DATE: August 15, 2022
Ted R Sharn Chief Financial Officer	

A signed original of this written statement required by Section 906 has been provided to Timberline Resources Corporation and will be retained by Timberline Resources Corporation to be furnished to the Securities and Exchange Commission or its staff upon request.