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

# **FORM 10-0**

## ☑ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES **EXCHANGE ACT OF 1934**

For the quarterly period ended September 30, 2009 OR

#### □ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES **EXCHANGE ACT OF 1934**

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

Commission File Number: 001-08429

# THUNDER MOUNTAIN GOLD, INC.

(Exact name of Registrant as specified in its charter)

Nevada

(State or other jurisdiction of incorporation or organization)

5248 W. Chinden Boise, ID

(Address of Principal Executive Offices)

(208) 658-1037

(Registrant's Telephone Number, including Area Code)

(Former name, former address and former fiscal year, if changed since last report)

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

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

Indicate by check mark whether the Registrant is  $\Box$  a large accelerated filer,  $\Box$  an accelerated file,  $\Box$  a non-accelerated filer, or 🗵 a smaller reporting company (as defined in Rule 12b-2 of the Exchange Act)

Indicate by check mark whether the Registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act)  $\Box$  Yes × No

Number of shares of issuer's common stock outstanding at November 11, 2009: 15,433,469

# 83714

(Zip Code)

91-1031015

(IRS identification No.)

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# **PART I – Financial Information**

# **Item 1. Financial Statements**

#### **Thunder Mountain Gold, Inc.** (An Exploration Stage Company) **Consolidated Balance Sheets** September 30, 2009 and December 31, 2008

	Unaudited) otember 30, 2009	Γ	December 31, 2008
ASSETS			
Current assets:			
Cash and cash equivalents	\$ 18,949	\$	203,133
Prepaid expenses and other assets	 29,013		36,955
Total current assets	 47,962		240,088
Investments	 		36
Property, plant, equipment, and mining claims:			
South Mountain Mines property	357,497		357,497
Equipment, net of accumulated depreciation	41,161		57,851
Mining leaseholds	 41,510		19,500
Total property, plant, equipment and mining leaseholds	 440,168	*	434,848
Total assets	\$ 488,130	\$	674,972
LIABILITIES AND STOCKHOLDERS' EQUITY Current liabilities: Accounts payable	\$ 60,383	\$	73,144
Deferred salaries	21,000		-
Related party note payable	 74,875		-
Total current liabilities	 156,258		73,144
Stockholders' equity: Preferred stock; \$0.0001 par value, 5,000,000 shares authorized; no shares issued or outstanding Common stock; \$0.001 par value; 200,000,000 shares	-		-
authorized; 15,433,469 and 14,764,580 shares issued and outstanding, respectively	15,434		14,765
Additional paid-in capital	1,679,423		1,561,492
Less: 11,700 shares of treasury stock, at cost	(24,200)		(24,200)
Deficit accumulated prior to 1991	(212,793)		(212,793)
Accumulated deficit during the exploration stage	 (1,125,992)		(737,436)
Total stockholders' equity	 331,872	ሱ	601,828
Total liabilities and stockholders' equity	\$ 488,130	\$	674,972

# Thunder Mountain Gold, Inc. (An Exploration Stage Company) Consolidated Statements of Operations (Unaudited)

	Three Month Septembe	led		Nine Mon Septem			-	oration Stage 1991 Through ptember 30,
_	2009	2008		2009		2008		2009
Revenue:								
Royalties, net	\$ -	\$ -	\$	-	\$	-	\$	328,500
Gain on sale of property and mining claims	-	-		-		-		2,576,112
Total revenue	-	-		-		-		2,904,612
Expenses:								
Exploration expense	16,213	161,450		57,285		209,874		1,185,224
Legal and accounting	25,424	56,783		79,249		118,906		543,515
Management and administrative	84,254	81,704		293,361		337,918		1,506,276
Directors' fees and Professional services	-	-		-		2,646		631,691
Depreciation and depletion	5,625	5,241		16,690		14,779		106,682
Total expenses	131,516	305,178		446,585		684,123		3,973,388
Other income (expense):								
Interest and dividend income	2	2,841		39		6.133		283,714
Interest expense	(1,812)			(1,851)		-		(29,557)
Gain on sale of securities	-	-		-		-		166,116
Adjustments for impairments of								
investments	-	-		-		-		(52,299)
Total other income (expense)	(1,810)	2,841		(1,812)		6,133		367,974
Net loss before income taxes	(133,326)	(302,337)		(448,397)		(677,990)		(700,802)
(Provision) Benefit for income taxes	(135,520)	(302,337)		59,841				(151,496)
(				(388,556)				(10 1) 1)
Net loss	(133,326)	(302,337)		(,		(677,990)		(852,298)
Treasury stock cancelled	-	-						(273,694)
Comprehensive Income (loss)	\$ (133,326)	\$ (302,337)	\$	(388,556)	\$	(677,990)	\$	(1,125,992)
-								
Net loss per common share	\$ 0.01	\$ 0.02	\$	0.03	\$	0.05	\$	0.10
Weighted average common								
shares outstanding-basic	15,041,769	13,577,107	1	4,881,384	]	13,431,811		11,411,150

Thunder Mountain Gold, Inc. (An Exploration Stage Company) Consolidated Statements of Cash Flows (Unaudited)

(An Exploration Stage Company) Consolidated Statements of Cash Flows (Unau	dited) Nine Months E Septembe					ng Exploration Stage 1991 Through eptember 30,
		2009	moer	2008	50	2009
Cash flows from operating activities:						
Net loss	\$	(388,556)	\$	(677,990)	\$	(852,298)
Adjustments to reconcile net loss to net cash						
used in operating activities:						
Depreciation and depletion		16,690		14,779		106,682
Common stock, warrants, and options issued						
for services		27,050		20,200		166,404
Amortization of directors' fees prepaid						
with common stock		-		-		53,400
Gain on sale of mining claims		-		-		(2,576,112)
Gain on sale of other assets		-		-		(160,441)
Impairment loss on securities		36		-		52,335
Change in:						
Prepaid expenses		7,942		(35,770)		(29,013)
Federal and state income tax refunds receivable		-		194,581		-
Accounts payable		(12,761)		74,810		45,815
Deferred salaries		21,000		-		21,000
Receivables		-		-		124,955
Net cash used by operating activities		(328,599)		(409,390)		(3,047,273)
Cash flows from investing activities:						
Proceeds from sale of property and mining claims		-		-		5,500,000
Purchase of Dewey Mining Co. mining claims		-		-		(2,923,888)
Purchase of investments		-		-		(354,530)
Purchase of South Mountain Mines		-		-		(357,497)
Purchase of mining claims		(22,010)		-		(41,510)
Purchase of equipment		-		(13,826)		(168,577)
Proceeds from disposition of investments		-		-		642,645
Proceeds from disposition of equipment		-		-		49,310
Net cash provided (used) by investing activities		(22,010)		(13,826)		2,345,953
Cash flows from financing activities:						
Proceeds from stock subscription		76,000		-		76,000
Proceeds from sale of common stock, net		-		522,000		707,000
Proceeds from exercise of stock options		15,550		-		73,350
Acquisition of treasury stock				-		(376,755)
Borrowing on related party note payable		95,000		-		336,500
Payments on related party note payable		(20,125)		-		(261,625)
Borrowing on line-of-credit				-		188,821
Repayments on line-of-credit				-		(188,821)
Net cash provided by financing activities		166,425		522,000		554,470
Net decrease in cash and cash equivalents		(184,184)		(98,784)		(146,850)
Cash and cash equivalents, beginning of period		203,133		499,777		165,799
Cash and cash equivalents, end of period	\$	18,949	\$	598,561	9	5 18,949

#### Thunder Mountain Gold, Inc. (An Exploration Stage Company) Consolidated Statements of Cash Flows (Unaudited)

		Nine Mon Septe	ths End		Sta 19 Thre	xploration age 91 ough aber 30,
	2	009	,	2008	20	09
Non-cash investing and financing activities:						
Stock issued to acquire equipment from related party	\$	-	\$	11,850	\$	11,850
Stock issued for mining contract	\$	-	\$	-	\$	50,000
Stock issued for payment of accounts payable	\$	-	\$	-	\$	29,250
Stock issued for prepaid directors fees	\$	-	\$	-	\$	53,400

#### 1. Summary of Significant Accounting Policies and Business Operations

#### **Business Operations**

Thunder Mountain Gold, Inc. ("Thunder Mountain" or "the Company") was originally incorporated under the laws of the State of Idaho on November 9, 1935, under the name of Montgomery Mines, Inc. In April 1978, the Montgomery Mines Corporation was obtained by a group of the Thunder Mountain property holders and changed its name to Thunder Mountain Gold, Inc., with the primary goal to further develop their holdings in the Thunder Mountain Mining District, located in Valley County, Idaho. Thunder Mountain Gold, Inc. takes its name from the Thunder Mountain Mining District, where its principal lode mining claims were originally located. For several years, the Company's activities were restricted to maintaining its property position and exploration activities. During 2005, the Company sold its holdings in the Thunder Mountain Mining District. During 2007, the Company acquired the South Mountain Mines property in southwest Idaho and initiated exploration activities on that property.

#### Principles of Consolidation

The Consolidated Financial Statements include the accounts of the Company and its wholly owned subsidiary, Thunder Mountain Resources, Inc. All significant intercompany accounts and transactions have been eliminated and any significant related party transactions have been disclosed.

#### **Basis of Presentation**

The unaudited financial statements have been prepared by the Company in accordance with accounting principles generally accepted in the United States of America 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 accounting principles generally accepted in the United States of America 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 months ended September 30, 2009, are not necessarily indicative of the results that may be expected for the full year ending December 31, 2009.

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 December 31, 2008.

#### Accounting Standards Codification

In June 2009, the Financial Accounting Standards Board ("FASB") established the FASB *Accounting Standards Codification* ("ASC") as the single source of authoritative GAAP to be applied by nongovernmental entities. The ASC is a new structure which took existing accounting pronouncements and organized them by accounting topic. Relevant authoritative literature issued by the Securities and Exchange Commission ("SEC") and select SEC staff interpretations and administrative literature was also included in the ASC. All other accounting guidance not included in the ASC is non-authoritative. The ASC was effective for the Company interim quarterly period beginning July 1, 2009. The adoption of the ASC did not have an impact on the Company's consolidated financial position, results of operations of cash flows.

#### 1. Summary of Significant Accounting Policies and Business Operations, continued:

#### **Exploration Stage Enterprise**

The Company's financial statements are prepared using the accrual method of accounting and according to, "Accounting for Development Stage Enterprises," as it devotes substantially all of its efforts to acquiring and exploring mining interests that will eventually provide sufficient net profits to sustain the Company's existence. Until such interests are engaged in commercial production, the Company will continue to prepare its financial statements and related disclosures in accordance with entities in the exploration stage.

#### **Reclassifications**

Certain reclassifications have been made to conform to prior years' data to the current presentation. These reclassifications have no effect on the results of reported operations or stockholders' equity.

#### Accounting Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

#### Cash and Cash Equivalents

The Company considers cash in banks and highly liquid short term investments with original maturities when acquired of three months or less to be cash and cash equivalents. The Company's cash was held in a Merrill Lynch money market fund on September 30, 2009, which may not be covered by insurance of the Federal Deposit Insurance Corporation ("FDIC").

#### Fair Values of Financial Instruments

In September 2006, the ASC guidance for fair value measurements and disclosure was updated to define fair value, establish a framework for measuring fair value, and expand disclosure about fair value measurements. The Company adopted the updated guidance for assets and liabilities measured at fair value on a recurring basis on January 1, 2008. In February 2008, the FASB staff issued an update to the guidance which delayed the effective date for nonfinancial assets and nonfinancial liabilities that are recognized or disclosed at fair value in the financial statements on a nonrecurring basis. The Company adopted the updated guidance for the Company's nonfinancial assets and liabilities measured at fair value on a nonrecurring basis on January 1, 2009.

In April 2009, the guidance was further updated to provide additional guidance on determining fair value 2hen the volume and level of activity for the assets or liability have significantly decreased and identifying circumstances that indicate when a transaction is not orderly.

#### 1. Summary of Significant Accounting Policies and Business Operations, continued:

In April 2009, the guidance for investments in debt and equity securities was updated to: (1) clarify the interaction of the factors that should be considered when determining whether a debt security is other than temporarily impaired, (2) provide guidance on the amount of other-than-temporary impairment recognized for a debt in earnings and other security comprehensive income and (3) expand the disclosures required for other-than-temporary impairments for debt and equity securities.

Also in April 2009, the guidance for financial instruments was updated to require disclosures about the fair value of financial instruments for interim reporting periods of publicly traded companies as well as in annual financial statements. Adoption of this updated guidance was required for the Company's interim reporting period beginning April 1, 2009.

#### Property and Equipment

Property and equipment are carried at cost. Depreciation is computed using straight line depreciation methods with useful lives of three to seven years. Major additions and improvements are capitalized. Costs of maintenance and repairs, which do not improve or extend the life of the associated assets, are expensed in the period in which they are incurred. When there is a disposition of property and equipment, the cost and related accumulated depreciation are removed from the accounts and any gain or loss is reflected in net income.

#### Mining Properties and Claims

The Company capitalizes costs for acquiring mineral properties and expenses costs to maintain mineral rights and leases as incurred. Exploration costs are expensed in the period in which they occur. Should a property reach the production stage, these capitalized costs would be amortized using the units-of-production method on the basis of periodic estimates of ore reserves. Mineral properties are periodically assessed for impairment of value, and any subsequent losses are charged to operations at the time of impairment. If a property is abandoned or sold, its capitalized costs are charged to operations.

#### Income Taxes

The Company recognizes deferred income tax liabilities or assets at the end of each period using the tax rate expected to be in effect when the taxes are actually paid or recovered. A valuation allowance is recognized on deferred tax assets when it is more likely than not that some or all of the deferred tax assets will not be realized. The Company has evaluated all tax positions for open years and has concluded that it has no material unrecognized tax benefits.

#### Reclamation and Remediation

The Company's operations have been, and are subject to, standards for mine reclamation that have been established by various governmental agencies. The Company records the fair value of an asset retirement obligation as a liability in the period in which the Company incurs a legal obligation for the retirement of tangible long-lived assets. A corresponding asset is also recorded and depreciated over the life of the asset. After the initial measurement of the asset retirement obligation, the liability will be adjusted at the end of each reporting period to reflect changes in the estimated future cash flows underlying the obligation.

#### 1. Summary of Significant Accounting Policies and Business Operations, continued:

Determination of any amounts recognized upon adoption is based upon numerous estimates and assumptions, including future retirement costs, future inflation rates and the credit-adjusted risk-free interest rates.

For non-operating properties, the Company accrues costs associated with environmental remediation obligations when it is probable that such costs will be incurred and they are reasonably estimable. Such costs are based on management's estimate of amounts expected to be incurred when the remediation work is performed.

#### Share-Based Compensation

The Company requires all share-based payments to employees and directors, including grants of employee stock options, be measured at fair value and expensed in the statement of operations over the service period. In addition to the recognition of expense in the financial statements, any excess tax benefits received upon exercise of options will be presented as a financing activity inflow rather than as an adjustment of operating activity as presented in prior years.

#### Net Loss Per Share

The Company is required to have dual presentation of basic earnings per share ("EPS") and diluted EPS on the face of all income statements issued after December 15, 1997, for all entities with complex capital structures. Basic EPS is computed as net income 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 exercisable securities would be:

For periods ended	September 30, 2009	September 30, 2008
Stock options	0	155,000
Warrants	2,885,000	2,875,000
Total possible dilution	2,885,000	3,030,000

For the periods ended September 30, 2009 and 2008, the effect of the Company's outstanding options and common stock equivalents would have been anti-dilutive. Accordingly, only basic EPS is presented.

#### 2. Adopted Accounting Pronouncements

On January 1, 2009, the Company adopted a policy for Accounting for Convertible Debt Instruments That May Be Settled in Cash upon Conversion (Including Partial Cash Settlement). This specifies that issuers of such instruments should separately account for the liability and equity components in a manner that will reflect the entity's nonconvertible debt borrowing rate when interest cost is recognized in subsequent periods. The adoption of this statement did not have a material effect on the Company's financial statements.

#### 2. Adopted Accounting Pronouncements, Continued:

On January 1, 2009, the Company adopted a policy for Disclosures about Derivative Instruments and Hedging Activities, intended to improve financial standards for derivative instruments and hedging activities by requiring enhanced disclosures to enable investors to better understand their effects on an entity's financial position, financial performance, and cash flows. Entities are required to provide enhanced disclosures about: (a) how and why an entity uses derivative instruments; (b) how derivative instruments and related hedged items are accounted; and (c) how derivative instruments and related hedged items affect an entity's financial performance, and cash flows. The adoption of this statement did not have a material effect on the Company's financial statements.

On January 1, 2009, the Company adopted a Business combination policy which requires an acquirer to measure the identifiable assets acquired, the liabilities assumed and any noncontrolling interest in the acquiree at their fair values on the acquisition date, with goodwill being the excess value over the net identifiable assets acquired. This requires that a noncontrolling interest in a subsidiary should be reported as equity in the consolidated financial statements. The calculation of earnings per share will continue to be based on income amounts attributable to the parent. The adoption of this statement did not have a material effect on the Company's financial statements.

In April 2009, the Company adopted a policy for the Disclosures about Fair Value of Financial Instruments, to require disclosures about fair value of financial instruments for interim reporting periods as well as in annual financial statements. Adoption of this guidance did not have a material effect on the Company's consolidated financial statements.

In April 2009, the Company adopted a policy for Determining Fair Value When the Volume and Level of Activity for the Asset or Liability Have Significantly Decreased and Identifying Transactions That Are Not Orderly, which provides guidance for estimating fair value, when the volume and level of activity for the asset or liability have significantly decreased. This provides guidance on identifying circumstances that indicate a transaction is not orderly. Adoption of this guidance did not have a material effect on the Company's consolidated financial statements.

In April 2009, the Company adopted a policy for the Recognition and Presentation of Other-Than-Temporary Impairments, which amends the other-than-temporary impairment guidance in U.S. GAAP for debt securities to make the guidance more operational and to improve the presentation and disclosure of other-than-temporary impairments on debt and equity securities in the financial statements. This FSP does not amend existing recognition and measurement guidance related to other-than-temporary impairments of equity securities. The FSP was effective for interim and annual reporting periods ending after June 15, 2009. Adoption of this guidance did not have a material effect on the Company's consolidated financial statements.

# 3. Income Taxes

The American Recovery and Reinvestment Act of 2009, signed into law on February 17, 2009, extended the carryback period for 2008 net operating losses from two up to five years for small businesses. As a result, the tax net operating loss for 2008 was carried back to 2005 and resulted in an income tax refund of \$59,841 received during the quarter ended September 30, 2009.

#### 4. Stockholders' Equity

On January 25, 2008, the Company changed the state of incorporation from Idaho to Nevada, changed the par value of common stock from \$0.05 to \$0.001 and increased the authorized shares to 200,000,000. The Company also authorized 5,000,000 shares of preferred stock with a par value of \$0.0001. No preferred shares have been issued.

During the nine months ended September 30, 2009, 155,000 options were exercised for which the Company received \$15,550 in cash. These options, granted in 2005 and 2006, contained an anti-dilution clause and resulted in 283,889 shares issued for the options exercised. During the nine months ended September 30, 2009, the Company recognized share-based compensation for an officer and nonemployee director of \$8,000 and \$17,550, respectively, in Management and administration expense representing the fair value of stock calculated by comparing the fair value of the options pre and post modification to determine the incremental value.

On August 7, 2009, the Company closed a private offering of securities solely to accredited investors. The offering consisted of 380,000 Units priced at \$0.20 each; each Unit consisting of a share of common stock, \$0.001 par value, and a warrant to purchase common stock for \$0.30 per share. As a result of completion of the offering, a total of 380,000 shares of common stock, \$0.001 par value, and warrants to acquire 380,000 shares of common stock, \$0.001 par value, and warrants to acquire 380,000 shares of common stock, \$0.001 par value, and warrants to acquire 380,000 shares of common stock, \$0.001 par value, and warrants to acquire 380,000 shares of common stock were issued, 375,000 to purchasers and 5,000 for fees for services. The Company had received \$75,000 of subscriptions for this placement and was credited \$1,000 for service fees during the nine months ended September 30, 2009, that were satisfied by issuing shares of the Company's common stock. There were no registration rights granted in connection with the offering. No Placement Agent was used, and no commissions were paid.

On August 10, 2009 the Board unanimously approved a resolution authorizing the re-pricing of the warrants issued to 28 investors during the period May 1, 2008 to July 17, 2008 who acquired Warrants priced at \$0.40, and 9 investors during the period Feb. 1, 2009 to August 21, 2009, who acquired Warrants priced at \$0.30. The offering is for Common Stock Purchase Warrants, exercisable at \$0.15 per share, and exercisable only during the period September 21, 2009 through November 23, 2009, and exercisable only upon the condition that the recipient cancel, nullify, terminate, and deem expired, prior warrants purchased by designated shareholders during offerings conducted during the period May 1, 2008 to July 17, 2008, and during the period Feb. 1, 2009 to August 21, 2009 (the "RP Warrants"). If the RP Warrants are not exercised, the warrants previously offered and sold during the period May 1, 2008 to July 17, 2008, and during the period Feb. 1, 2009 to August 21, 2009 will remain unchanged.

#### 5. Related Party Transactions

On June 26, 2009 the Board unanimously approved a resolution authorizing a bridge loan from E. James Collord, the Company's CEO and a director, and Leta Mae Collord in the amount of \$40,000 for funding and operational capital to meet the Company's day to day operational needs. The entire balance of the loan including interest is due in full no later than February 28, 2010. As of September 30, 2009 the Company had borrowed \$39,255 against the bridge loan and had accrued interest expense of \$183.

On June 1, 2009 the Board unanimously approved a resolution authorizing a voluntary temporary reduction in salary for Eric Jones, the Company's CFO and a director, from \$75,000 to \$12,000 per year in order to facilitate this season's exploration goals and growth of the company. As of September 30, 2009 the Company had recorded \$21,000 in deferred salaries.

Of the 375,000 shares of stock issued in connection with the August 7, 2009 placement, the following shares were issued to related parties:

Name	Units	Amount
Kay Meier	50,000	\$10,000
Charles A. Cleveland	25,000	\$5,000
E. James Collord	100,000	\$20,000
Eric T. Jones	25,000	\$5,000

On August 10, 2009 the Board unanimously approved a resolution authorizing a second bridge loan from E. James Collord, the Company's CEO and a director, and Leta Mae Collord in the amount of \$50,000 for funding and operational capital to meet the Company's day to day operational needs. The entire balance of the loan including interest was due upon receipt of the IRS refund. As of September 30, 2009 the balance of the loan was \$35,000 and had accrued interest expense of \$437.

#### 6. Subsequent events

On October 9, 2009 Jim Collord converted 30,000 of warrants purchased in the private placement which closed August 7, 2009 to 30,000 shares of common stock at the re-priced rate of \$0.15 per share for a total cost of \$4,500 which was used to reduce the amount of the \$50,000 bridge loan.

No other events have occurred subsequent to the balance sheet date and through November 13, 2009, the date of filing the Company's 10-Q for the quarter ended September 30, 2009 that would require adjustment to or disclosure in these financial statements or notes thereto.

# Item 2. Management's Discussion and Analysis or Plan of Operation

FORWARD LOOKING STATEMENTS: The following discussion may contain forward-looking statements that involve a number of risks and uncertainties. Factors that could cause actual results to differ materially include the following: inability to locate property with mineralization, lack of financing for exploration efforts, competition to acquire mining properties; risks inherent in the mining industry, and risk factors that are listed in the Company's reports and registration statements filed with the Securities and Exchange Commission.

Management's discussion and analysis is intended to be read in conjunction with the Company's unaudited financial statements and the integral notes thereto for the quarter ending September 30, 2009. The following statements may be forward-looking in nature and actual results may differ materially.

The following Management's Discussion and Analysis of Financial Condition and Results of Operation ("MD&A") is intended to help the reader understand our financial condition. MD&A is provided as a supplement to, and should be read in conjunction with, our financial statements and the accompanying integral notes ("Notes") thereto. The following statements may be forward-looking in nature and actual results may differ materially.

The Company was able to meet its immediate financial obligations during the third quarter. In an effort to manage cash flow, officers continued their salary reductions from a total of \$17,400 per month to \$12,150 per month. Eric Jones and Jim Collord remained on a minimal salary of \$1,000 per month until financial conditions improve. Jim Collord has been at this salary rate for fifteen months as of the end of the reporting period. Eric Jones reduced his salary starting in June 2009 and remained at that rate until the end of the period at which time his salary was raised to 100% (\$100,000 per year). Pete Parsley remained on full salary (\$108,000 per year), but saw no increases.

A private placement initiated on February 1, 2009, was closed during the period on August 7, 2009 in which a total of \$75,000 was raised. On September 21, 2009, we initiated an offering of Common Stock Purchase Warrants, limited to certain existing shareholders.

Management remains very optimistic that sufficient funding from outside sources will be available as metal prices continue move higher, and as additional information from the Company's on-going exploration activities becomes available.

During the quarter, the Company signed a Letter of Intent (LOI) on September 10, 2009, with Kenai Resources Ltd. (KAI.V), a Canadian Company. The purpose of the LOI was to form a business combination in a crossborder transaction that would give Thunder Mountain Gold exposure to the Toronto Stock Exchange – Venture Exchange, where the Company will have access to a broader market for attracting capital. The LOI and associated terms can be viewed on line at www.SEC.gov, or at the Company's website – www.thundermounataingold.com. Pursuant to the LOI, Kenai may provide up to \$200,000 to the Company to offset merger expenses and to help fund ongoing expenses. A first tranche of \$50,000 was received by the Company in October 2009.

The Company received a tax refund from the Internal Revenue Service of \$59,841 on September 11, 2009. The refund had been delayed due to Internal Revenue Service paperwork backlog. In anticipation of such tax refund, our President and his wife provided a short term bridge loan of \$55,000; of which \$20,000 was repaid when the tax refund was received. The balance of the bridge loan is expected to be repaid in the end of November 2009.

The Company maintains its offices in Boise, Idaho. It is utilized primarily by Pete Parsley and Eric Jones. Jim Collord will continue to work from his home office in Elko, Nevada as well as in the Boise office.

A discussion of activities conducted during the reporting period and the plan of operation follows for the Company and its wholly-owned subsidiaries, Thunder Mountain Resources, Inc. and South Mountain Mines, Inc.

# 1. South Mountain Project, Owyhee County, Idaho (Thunder Mountain Resources, Inc. / South Mountain Mines, Inc.)

Field work continued during the third quarter to better define the anomalous gold mineralization in the intrusive breccia area to the south of the main part of the South Mountain Mine. Systematic mapping and sampling of the multi-lithic intrusive breccia areas at South Mountain were advanced in order to define the surface extent of the anomalous gold mineralization. An extensive soil geochemical survey over the target area was laid out, and priority geologic targets were completed during the reporting period.

The anomalous gold at South Mountain was initially discovered through rock chip sampling and a soil orientation survey on private land leased by the Company. The gold mineralization occurs in a multilithic intrusive breccia located approximately 2,500' south of the main sulfide replacement mineralization, and covers an area of at least 60 acres. Rock chip samples obtained from outcrop and float in the mineralized area were anomalous with gold values ranging from 0.047 ppm to 5.81 ppm. A 24-sample, 100' spaced soil orientation survey resulted in anomalous gold values ranging from a trace to 0.31 ppm. All assays were completed by ALS Chemex.

In addition to Company's work, two large North American gold producers conducted work on the property during the period to evaluate the gold potential of the intrusive breccia gold mineralization as well as the viability of a replacement sulfide underground mine. A smaller, well-funded Canadian company conducted extensive due diligence on the underground polymetallic resource with the objective of finding a small mine that could be put into production within a short timeframe. They advanced and offer to joint venture the property, but negotiations were placed on hold until the Kenai merger has advanced further.

Field work conducted by the other companies, which includes sampling, mapping, and modeling, will be incorporated by the Company into the overall South Mountain data package. In conjunction with the LOI signed with Kenai Resources Ltd. mentioned above, the Company is preparing to upgrade the South Mountain Technical Report to a NI 43-101 compliant resource report. Two bids for completion of this work were received and evaluated. Greg Wittman, a qualified person working in the Boise area, was selected to complete the report. It is expected that the work will be completed by the end of 2009 or early 2010.

The Company's land package at South Mountain consists of a total of private land under lease to approximately 542 acres, the original 17 patented claims (326 acres) that the Company owns outright plus and 21 unpatented claims (290 acres) for a total of approximately 1,158 acres.

#### 2. Trout Creek Claims, Lander County, Nevada (Thunder Mountain Resources, Inc.)

No additional fieldwork was done during the reporting period on Thunder Mountain Resources' Trout Creek Claim Group located in Lander County, Nevada.

#### 3. Portland Claim Group, Mohave County, Arizona (Thunder Mountain Resources, Inc.)

No additional fieldwork was done during the reporting period on the 19 unpatented mining claims totaling approximately 380 acres at the Portland property. The Portland property is located approximately 30 miles northwest of Kingman, Arizona.

#### 4. Gold Hill Claim Group, La Paz County, Arizona (Thunder Mountain Resources, Inc.)

No additional field work was conducted during the quarter on the 22 unpatented mining claims of the Gold Hill claim group in La Paz County, Arizona.

#### 5. West Tonopah Claim Group, Esmeralda County, Nevada (Thunder Mountain Gold, Inc.)

No additional work was completed during the quarter on the West Tonopah claim group located in Esmeralda County, Nevada. The West Tonopah claim group consists of eight unpatented claims located 1.5 miles southwest of Tonopah, Nevada.

#### 6. Clover Mountain Claim Group, Owyhee County, Idaho (Thunder Mountain Gold, Inc.)

The Clover Mountain property consists of 40 unpatented mining claims totaling approximately 800 acres located 30 miles southwest of Grand View in Owyhee County, Idaho. Two major mining companies signed confidentiality agreements with Thunder Mountain Gold in early 2009 in order to look at the potential of this prospect. These mining companies have since visited the site and are currently reviewing the Clover Mountain geology and sampling results.

Recent rock chip sampling within the area of the anomaly has identified quartz veining with gold values ranging from 3.6 ppm to 16.5 ppm. Additional sampling conducted on 200'x 200' grid spacing has defined two northeast tending soil anomalies with gold values ranging from 0.020 ppm to 0.873 ppm Au. The gold anomalies are approximately 1,000' in length and approximately 300' in width. The gold anomalies are associated with northeast trending structures with accompanying quartz stockwork veining in an exposure of Cretaceous/Tertiary granite. A 2,500' base metal soil anomaly is observed trending northwest proximal to rhyolite and rhyodacitic dikes which intrude the granitic stock. Additional field work in 2010 may include exploration drilling this prospective target.

#### **Results of Operations:**

The Company had no revenues and no production for the third calendar quarters of 2009 and 2008. Total expenses for the quarter ended September 30, 2009 decreased by \$173,662, or approximately 43%, to \$131,516 compared with \$305,178 for the quarter ended September 30, 2008, due largely to decreased exploration expenses and overall operating expenses during the quarter ended September 30, 2009. Exploration expense decreased by \$145,237, due to the limited exploration program during 2009, as compared to the same period in 2008. As a result of these decreased expenses during the third quarter of 2009, the Company reported a net loss of \$133,326 (\$0.01 per share), compared to a net loss of \$302,337 (\$0.02 per share) in 2008. Net loss per share was based on weighted average number of shares of 15,041,769 for the quarter ended September 30, 2009 and 13,577,107 for the quarter ended September 30, 2008.

#### Liquidity and Capital Resources:

As of the end of the third quarter of 2009, the Company had a working capital deficit of approximately \$108,296 and maintained its liquid assets in a Merrill Lynch tax-exempt cash management fund. The Company's cash and cash equivalents balance at September 30, 2009 of \$18,949 are considered inadequate to meet its current and near-term corporate obligations. Both during and subsequent to the quarter ended September 30, 2009, Management was actively seeking additional equity financing, and alternatively, negotiating with multiple companies in the industry to secure additional operating funds through joint ventures, mergers or other cooperative working arrangements. The LOI with Kenai Resources Ltd is a result of management's efforts in this regard.

During the quarter, the Company signed a LOI on September 10, 2009, with Kenai Resources Ltd. (KAI.V), a Canadian Company. The terms of the LOI provide that Kenai may provide up to \$200,000 to the Company to

offset merger expenses and to help fund ongoing expenses. Kenai did provide an initial tranche of \$50,000, which was received by the Company in October 2009.

At the end of the reporting quarter, the Company had total current liabilities of \$156,258, consisting of \$60,383 in trade accounts payable, \$21,000 of deferred salary to a corporate officer and \$74,875 payable under two bridge loan arrangements with a Company.

While the Company's cash position was not sufficient to support an exploration program as extensive and ambitious as that undertaken during 2008, a scaled-back program was employed to advance our exploration properties – mostly utilizing the following resources:

- At September 30, 2009, the Company had \$18,949 cash in its bank accounts.
- Reduction of our non-exploration monthly burn rate to a current level of approximately \$22,000, which the Company believes leaves it with cash sufficient to support reduced Company operations for the next 12 months.
- Management and the Board have not undertaken plans or commitments that exceed the cash available to the Company. Management is committed to manage expenses of all types so as to not exceed the on-hand cash resources of the Company at any point in time, now or in the future.
- Management continues to review the geologic understanding of its six properties. Information has been assembled on them in order to interest potential joint venture or strategic partners on them.

The Company will also consider other sources of funding, including potential mergers or farm-out of some of its exploration properties. As an additional source of funding, on September 21, 2009, we initiated an offering of Common Stock Purchase Warrants. The offering is limited to existing shareholders who acquired common stock and warrants during the period May 1, 2008 to July 17, 2008, and during the period Feb. 1, 2009 to August 21, 2009. The Common Stock Purchase Warrants are exercisable for \$0.15 per share and exercisable only during the period September 21, 2009 through November 23, 2009; and require the recipient to cancel, nullify and otherwise terminate prior warrants purchased by the designated shareholders.

The Company closed a private offering of securities solely to accredited investors on August 7, 2009. The offering completed consisted of 375,000 Units priced at \$0.20 each; each Unit consisted of a share of common stock, \$0.001 par value, and a warrant to purchase common stock for \$0.30 per share. As a result of completion of the offering, a total of 375,000 shares of common stock, \$0.001 par value, and warrants to acquire 375,000 shares of common stock, \$0.001 par value, and warrants to acquire 375,000 shares of common stock, \$0.001 par value, and warrants to acquire 375,000 shares of common stock, \$0.001 par value, and warrants to acquire 375,000 shares of common stock, \$0.001 par value, and warrants to acquire 375,000 shares of common stock, \$0.001 par value, and warrants to acquire 375,000 shares of common stock, \$0.001 par value, and warrants to acquire 375,000 shares of common stock, \$0.001 par value, and warrants to acquire 375,000 shares of common stock, \$0.001 par value, and warrants to acquire 375,000 shares of common stock, \$0.001 par value, and warrants to acquire 375,000 shares of common stock, \$0.001 par value, and warrants to acquire 375,000 shares of common stock were issued to the purchasers. The Company received \$76,000 of subscriptions for this placement during the nine months ended September 30, 2009. There were no registration rights granted in connection with the offering. No Placement Agent was used, and no commissions were paid.

For the nine months ended September 30, 2009, net cash used for operating activities was \$328,599, consisting of our 2009 net operating loss reduced by non-cash expenses and net cash provided by changes in current assets and current liabilities, most notably \$59,841 that was provided by refunds for income taxes paid in a prior year. This compares with \$409,390 used by operations for the 2008 nine month period. Cash used in investing activities totaled \$22,010 to purchase mining leasehold interests, compared to cash used of \$13,826 for the year ended September 30, 2008 to purchase equipment. Cash provided by financing activities for the nine months ended September 30, 2009 totaled \$166,425 consisting of \$76,000 provided by sales of common stock, \$15,550 provided by the exercise of stock options and \$95,000 provided by short-term borrowings from a related party compared with \$522,000 in proceeds from the sale of stock for the nine months ended September 30, 2008.

The Company's future liquidity and capital requirements will depend on many factors, including timing, cost and progress of its exploration efforts, evaluation of, and decisions with respect to, its strategic alternatives, and costs associated with the regulatory approvals. The Company has several options available for financing its exploration programs, including raising additional funds from its LOI with Kenai Resources, a private placement, mergers, and farm-outs or strategic partnerships.

In order to carry out the detailed expanded exploration work at South Mountain and other properties, the Company is currently pursuing sources of funding, including private placements, potential mergers or farm-out of some of its exploration properties. Additional financing may be required to meet our exploration and corporate expenses incurred during the next 12 months.

The Company owns outright the South Mountain Mine property in Owyhee County, Idaho that consists of 17 patented mining claims totaling approximately 326 acres, for which Management has recorded the property in the Company's financial statements for \$357,497.

The Company owns outright three 4-wheel drive vehicles that are used for exploration and project work, as well as miscellaneous field equipment and office furniture. It also leases office space in Garden City, Idaho.

#### Item 3. Quantitative and Qualitative Disclosures about Market Risk.

There is no established market for trading the Common Stock of the Company. The market for the Company's common stock is limited, and as such shareholders may have difficulty reselling their shares when desired or at attractive market prices. The Common Stock is not regularly quoted in the automated quotation system of any registered securities system or association. The Common Stock of the Company is traded on the "Over-the-counter" market maintained by the Financial Regulatory Authority ("FINRA") and is listed on the OTC electronic bulletin board under the symbol of "THMG". The Company's common stock has continued to trade in low volumes and at low prices. Some investors view low-priced stocks as unduly speculative and therefore not appropriate candidates for investment. Many institutional investors have internal policies prohibiting the purchase or maintenance of positions in low-priced stocks.

#### Item 4. Controls and Procedures

#### **Evaluation of Disclosure Controls and Procedures**

At the end of the period covered by this report, an evaluation was carried out under the supervision of, and with the participation of, the Company's management, including the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of the Company's disclosure controls and procedures (as defined in Rule 13a - 15(e) and Rule 15d - 15(e) of the Securities and Exchange Act of 1934, as amended). Based on that evaluation, the Chief Executive Officer and Chief Financial Officer have concluded that as of the end of the period covered by this report, the Company's disclosure controls and procedures were adequately designed and effective in ensuring that information required to be disclosed by the Company in its reports that it files or submits to the SEC under the Exchange Act, is recorded, processed, summarized and reported within the time period specified in applicable rules and forms.

Our Chief Executive Officer and Chief Financial Officer have also determined that the disclosure controls and procedures are effective to ensure that material information required to be disclosed in our reports filed under the Exchange Act is accumulated and communicated to our management, including the Company's Chief Executive Officer and Chief Financial Officer, to allow for accurate required disclosure to be made on a timely basis.

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

During the period covered by this report, with the exception of the following improvements, there have been no changes in the Company's internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

In an effort to reduce the severity of segregation of duties issues identified in the Company's 2008 Form 10-K, and to add technical accounting expertise to its financial reporting processes, the Company expanded its engagement with an accounting firm include entry and review of accounting transactions and perform all quarterly close functions. The same firm has been preparing the Company's financial statements, notes to the financial statements and the portions of Management's Discussion and Analysis of its Form 10-K and Form 10-Q beginning in the second quarter of 2008. Management believes this improvement to its internal controls over financial reporting will address the most serious aspects of a material weakness reported in the 2008 Form 10-K.

## PART II. – OTHER INFORMATION

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

On February 15, 2009, the Company initiated a private offering of securities solely to accredited investors. The offering consisted of a minimum offering of 1,250,000 Units priced at \$0.20 each. Each Unit consists of a share of common stock, \$0.001 par value, and a warrant to purchase common stock for \$0.30 per share. There were no registration rights granted in connection with the offering. The Company was authorized to retain a Placement Agent; however, there was no placement agent for the Private Placement. A subscription of \$76,000 was received by the Company during the nine months ended September 30, 2009, but no shares or warrants had yet been issued as of the quarter then ended.

On August 7, 2009, the Company closed on the subscription funds received and terminated the offering. The completed offering consisted of 375,000 Units priced at \$0.20 each; each Unit consisting of a share of common stock, \$0.001 par value, and a warrant to purchase common stock for \$0.30 per share. As a result of completion of the offering, a total of 375,000 shares of common stock, \$0.001 par value, and warrants to acquire 375,000 shares of common stock, \$0.001 par value, and warrants to acquire 375,000 shares of common stock.

On September 21, 2009, Thunder Mountain Gold, Inc. initiated an offering of Common Stock Purchase Warrants. The offering is limited to certain existing shareholders who acquired common stock and warrants sold to 28 investors during the period May 1, 2008 to July 17, 2008, and 9 investors during the period Feb. 1, 2009 to August 21, 2009. The Common Stock Purchase Warrants are exercisable for \$0.15 per share, exercisable only during the period September 21, 2009 through November 23, 2009; and require the recipient to cancel, nullify and otherwise terminate prior warrants purchased by the designated shareholders. If the Common Stock Purchase Warrants are not exercised, the warrants previously purchased by such investor during the prior offering period May 1, 2008 to July 17, 2008 or Feb. 1, 2009 to August 21, 2009, remain unchanged. The offering is believed exempt from registration pursuant to the exemption for transactions by an issuer not involving any public offering under Section 4(2) the Securities Act of 1933, as amended. No registration rights have been granted as part of this offering.

In addition, during the nine months ended September 30, 2009, the Company issued 5,000 shares of its unregistered common stock for services and 283,889 shares for the exercise of stock options.

The Company believes that any offering or issuances of securities are believed exempt from registration pursuant to the exemption for transactions by an issuer not involving any public offering under Section 4(2) the Securities Act of 1933, as amended. The securities offered, and to be sold and issued in connection with the private placements described above have not been registered under the Securities Act of 1933, as amended, or any state securities laws and may not be offered or sold in the United States absent registration with the Securities and Exchange Commission or an applicable exemption from the registration requirements.

# Item 4. Submission of Matters to a Vote of Security Holders

None

# Item 5. Other Information

None

# Item 6. Exhibits

(a) Documents which are filed as a part of this report:

# Exhibits:

- 31.1 Certification Required by Rule 13a-14(a) or Rule 15d-14(a). Collord
- 31.2 Certification Required by Rule 13a-14(a) or Rule 15d-14(a). Jones
- 32.1 Certification required by Rule 13a-14(a) or Rule 15d-14(b) and section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350. Collord
- 32.2 Certification required by Rule 13a-14(a) or Rule 15d-14(b) and section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350. Jones

### SIGNATURES

Pursuant to the requirements of Section 13 or 15(b) of the Securities and Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf of the undersigned, thereunto duly authorized.

# THUNDER MOUNTAIN GOLD, INC.

/s/ E. James Collord By \_\_\_\_\_\_ E. James Collord President and Chief Executive Officer Date: November 13, 2009

Pursuant to the requirements of the Securities Act of 1934 this report signed below by the following person on behalf of the Registrant and in the capacities on the date indicated.

/s/ Eric T. Jones By \_\_\_\_\_\_ Eric T. Jones Secretary/Treasurer and Chief Financial Accounting Officer Date: November 13, 2009

#### Exhibit 31.1

# CERTIFICATION

- I, E. James Collord, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Thunder Mountain Gold, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report.
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects, the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report.
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (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: November 13, 2009

<u>/s/ E. James Collord</u> E. James Collord, President and Chief 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, Eric T. Jones, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Thunder Mountain Gold, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report.
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects, the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report.
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (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: November 13, 2009	By: /s/ Eric T. Jones
	Eric T. Jones, Secretary/Treasurer and
	Chief Financial Accounting 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 Thunder Mountain Gold, Inc., (the "Company") on Form 10-Q for the period ending September 30, 2009, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, E. James Collord, President and Chief 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 Thunder Mountain Gold, Inc.

/s/ E. James Collord E. James Collord, President and Chief Executive Officer DATE: November 13, 2009

A signed original of this written statement required by Section 906 has been provided to Thunder Mountain Gold, Inc. and will be retained by Thunder Mountain Gold, Inc. to be furnished to the Securities and Exchange Commission or its staff upon request.

#### Exhibit 32.2

#### 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 Thunder Mountain Gold, Inc., (the "Company") on Form 10-Q for the period ending September 30, 2009, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Eric T. Jones, Chief Financial Accounting 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 Thunder Mountain Gold, Inc.

/s/ Eric T. Jones

DATE: November 13, 2009

Eric R. Jones, Secretary/Treasurer and Chief Financial Accounting Officer

A signed original of this written statement required by Section 906 has been provided to Thunder Mountain Gold, Inc. and will be retained by Thunder Mountain Gold, Inc. to be furnished to the Securities and Exchange Commission or its staff upon request.